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15	AAOTTAE LOGGERVALE, and	ц
16	ANOTTAL LOGGERVALL	
17	UNITED STA	TES DISTRICT COURT
18		STRICT OF CALIFORNIA
10	SAN FRA	NCISCO DIVISION
19	AASYLEI LOGGERVALE; AASYLEI	CASE NO. C20-4679-WHA
20	HARDGE-LOGGERVALE; and	
21	AAOTTAE LOGGERVALE,	DECLARATION OF BRIAN GEARINGER IN SUPPORT OF PLAINTIFFS' MOTION
	Plaintiffs,	FOR ATTORNEYS' FEES AND NON-
22	i miniis,	STATUTORY COSTS
23	v.	
24	COUNTY OF ALAMEDA; STEVEN	
_	HOLLAND; MONICA POPE;	
25	and DOES 1 to 50, inclusive,	Action Filed: July 14, 2020
26	, ,	Trial Date: February 13, 2023
26	Defendants.	
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Loggervale v. County of Alameda et al., Case No. C20-4679-WHA

I, Brian	Gearinger,	dec.	lare:
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- 1. I am an attorney at law duly licensed to practice before all the courts of the State of California and the U.S. District Court for the Northern District of California, and I am counsel for Plaintiffs in the above-entitled action.
- 2. I have personal knowledge of the following facts, and if called as a witness can and will competently testify to them under oath.
- 3. This declaration is made in support of Plaintiffs' Motion for Attorneys' Fees and Non-Statutory Costs in which I am seeking \$628,340 in attorney's fees and recoverable non-statutory costs I have incurred to date are \$5,322.84.

#### INTRODUCTION

- 4. On December 13, 2019, my colleague Joseph May, sent me an email inviting me to meet with the Loggervale family about serving as co-counsel in a potential civil rights matter. At that time, Mr. May and I had worked together as co-counsel on 10-12 cases in the past ten years. We both are solo practitioners. We work together for a variety of reasons including (1) we have complementary skills, (2) we are better able to analyze and strategize together than when working in a solitary fashion, and (3) it is a way to hedge the risk when taking on difficult contingency fee cases; that is, we can better absorb the loss of our time and costs if it is a shared risk.
- 5. In Mr. May's December 13, 2019 email, he stated in pertinent part: "Here are some cases I came across.... Since there was never reasonable suspicion to suspect the Loggervale family of any crimes, I can't see how their detention, handcuffing, and the subsequent search was in any way justified." Italics added. Shortly after I accepted Mr. May's offer to serve as cocounsel and assessed the facts and relevant case law, I agreed with Mr. May's assessment. I foolishly believed that Defendant County of Alameda would come to the same conclusion early on, and there likely would be an early resolution.
- 6. Instead, this case became the most colossal, contentious, and complex case of my thirty-two years as a licensed California attorney. For example, my Loggervale email folder contains 3,536 emails ... and counting. In addition, there have been 244 ECF filings to date.

7. Defendant County of Alameda – through their counsel Kevin Gilbert and Christopher Creech – has engaged in a scorched earth campaign apparently designed to wear Plaintiffs down, and to raise the cost to Plaintiffs' counsel in time and money.

8. Messrs. Gilbert and Creech have treated us with arrogance, aggression, and attitude. For example, Mr. Gilbert told Mr. May "you need to shut the fuck up" during a telephone conference in which I was a participant. NEVER, since I was sworn in as an attorney on June 12, 1990 at the Masonic Auditorium in San Francisco, by The Honorable Thelton Henderson, have I heard an attorney use profanity towards another attorney. I hope that this never occurs in my presence for the remainder of my career.

#### **EDUCATION AND EXPERIENCE**

9. I graduated from the University of Michigan Law School in 1989. I was admitted to practice law in the State of California and in the United States District Court for the Northern District of California on June 12, 1990 and have been practicing law for over 32 years. I have operated my own law firm since 2004, specializing in representing individuals in various claims for personal injuries, breach of contract, violations of civil rights, and violations of State and Federal protections for persons with disabilities. Prior to 2004, I was a Deputy City Attorney at the San Francisco City Attorney's Office (1998 to 2004) and a partner at the law firm of Hancock, Rothert & Bunshoft LLP (1989 to 1998). I have tried fourteen jury trials to verdict, six bench trials to decision, and one binding arbitration. I also have handled numerous appeals, including filing a Petition for Certiorari with the United States Supreme Court, and argued before the United States Ninth Circuit Court of Appeals and the State of California First District Court of Appeal. I have obtained numerous settlements in excess of \$1m. Finally, I have served as cocounsel with both Walkup, Melodia, Kelly & Schoenberger and Greene Broillet & Wheeler, LLP, two of the preeminent plaintiff-side personal injury firms in California. More detailed information regarding my education and experience can be found at <a href="https://www.GearingerLaw.com">www.GearingerLaw.com</a>.

<sup>&</sup>lt;sup>1</sup> I practiced for 24 years in San Francisco and for the past eight years in Santa Rosa.

10. Because I started my career as a defense attorney at a law firm in which we were

1 2 required to bill by the hour, I developed the habit of tracking my time contemporaneously – not 3 at the end of the day, but throughout the day. A partner at my old law firm impressed upon me 4 that you lose billable time even if you only wait until the end of the day to enter your time. I 5 carried this habit with me to the City Attorney's Office in which we also were required to bill our 6 time so that (1) my supervisors could assess my productivity and (2) attorney time could be 7 allocated across the various City departments for budgeting purposes. I carried this habit with me 8 to my private practice. I rarely am retained on an hourly basis; however, I frequently work on civil rights and disability cases in which a prevailing party can recover attorneys' fees. As such, I 10 continue to track my time throughout the day by entering each task as it occurs into my Legal

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Billing software.

#### THE LOGGERVALE LITIGATION

11. In the three plus years since I agreed to represent the Loggervale Family, I have spent 693.8 hours (totaling \$589,730) and my legal assistant Mike Keck has spent 118.8 hours (totaling \$38,610) working on this case. I attach the billing records for Mr. Keck and me as Exhibit A. Every entry was made the same day at the time of the event. Mr. Keck and I billed in increments of one tenth of one hour – again harkening back to my law firm days. I am exercising my billing judgment in submitting all our recorded time because every minute that Mr. Keck and I spent on this case, prevented us either from working on our other cases, or taking on additional cases. In addition, since there was the ever-present risk that we would not prevail on this case, Mr. Keck and I only spent as much time as was necessary to complete the given task. Further, due to the contentious nature of the case and the complex and novel issues raised, often by the defense, Mr. May and I have spent more time analyzing, reflecting, planning, and strategizing on this case than any other case on which I ever have worked. This is reflected in my contemporaneous billing records. Finally, to survive this three-year slog, Mr. Keck and I had to work up and resolve our other cases to remain solvent and, as such, this did not permit spending any unnecessary time on the Loggervale case.

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12. Mr. May and I divvied up tasks and responsibilities whenever possible in order to be efficient and avoid duplication of effort. However, there were also many tasks that we performed jointly due to the complex and contentious nature of the case. For example, Mr. May and I both attended many of the depositions and hearings. This was appropriate and necessary because (1) one attorney may miss an important point or question in a deposition or arguing a legal point to the Court; (2) observing a witness (including our own clients) testifying at deposition allows us to perform an independent evaluation of the witness's demeanor, likeability, credibility, etc., which is important in formulating trial strategy later; (3) while one attorney is questioning or arguing, the other can locate important documents or evidence in the case.<sup>2</sup> I never did any more work than I believed to be necessary for the effective litigation of this case. At the same time, because of the numerous defenses, immunities, and frivolous arguments raised by defense counsel<sup>3</sup>, Mr. May and I had to assume nothing and prepare for everything, knowing that there are many opportunities for this case to be lost and that we would need to avoid numerous and potentially dispositive pitfalls. Nor did I have incentive to overwork this case as payment of a fee was contingent and highly uncertain. As the Ninth Circuit has noted, "Lawyers must eat, so they generally won't take cases without a reasonable prospect of getting paid." Moreno v. City of Sacramento, 534 F.3d 1106, 1111 (9th Cir. 2008). Similarly, I would not spend my time working on a case unless it appeared reasonably necessary to the successful prosecution of the matter.

13. Pursuant to the Court's Order (Dkt. 241), tables showing the hours spent by all counsel in this matter, broken down by "project," are attached as Exhibit B to the Declaration of Joseph May. This was an extremely difficult and time-consuming task since there are over one thousand billing entries among three law firms throughout the three years plus this matter has

<sup>&</sup>lt;sup>2</sup> For example, at the summary judgment hearing, Mr. May and I independently pointed out different pieces of evidence demonstrating the four misrepresentations by defense counsel. See Dkt. 105, 18:13-21, 23:3-31:7; see also Dkt. 106, 5:5-6 ("Thankfully, plaintiffs' counsel was prepared and exposed all four.").

<sup>&</sup>lt;sup>3</sup> See Dkt. 170 at 127:2-128:3 where Plaintiff Aasylei Hardge-Loggervale had to address Defendants' baseless allegation of "tuition fraud," which was one of Defendants' many baseless allegations.

been active. Some entries are difficult to fit into a particular project (as they involved aspects of multiple projects). We have tried our best to place each task in an appropriate "project." However, as to tasks that did not fit neatly into any particular "project" category, but were nonetheless required in the handling of this matter, we listed them in the final category, entitled "MISCELLANEOUS."

- 14. Based on my review of fee awards in this District, I am informed and believe and thereon allege that the hourly rate I am seeking \$850 is a reasonable and customary rate for attorneys in the San Francisco Bay Area with comparable education, experience, and skill.
- 15. Based on my review of fee awards in this District, I further am informed and believe and thereon allege that the hourly rate I am seeking for my legal assistant Mike Keck \$325 is a reasonable and customary rate for a high caliber legal assistant in the San Francisco Bay Area with comparable education, experience, and skill. Mr. Keck was a licensed California attorney from 1986 to until he was disbarred in 2015. Mr. Keck also was a plaintiff-side personal injury attorney. He has been my part-time legal assistant since 2017. Giving Mr. Keck a second chance has been the best business decision I ever have made. While Mr. Keck no longer is a licensed attorney, he continues to "think like a lawyer." Given his background as a former practicing attorney, he is a highly qualified, highly competent, and highly efficient legal assistant.
- 16. Finally, I am informed and believe and thereon allege that the amount of time spent by Messrs. May, Peters, and Keck on this case is reasonable and in line with other drawn-out, hard-fought, and complex civil rights cases that have proceeded to trial through a jury verdict.
- 17. The fee agreement between the Plaintiffs and counsel in this matter provides that any payment of a fee to the attorneys is fully contingent on recovery in the matter. If there were to be no recovery in this matter, neither I nor my co-counsel would be paid for our time, nor reimbursed for our out-of-pocket expenses. This risk of non-payment is significant and it is one of the bases for Plaintiffs' seeking an upward multiplier of the lodestar fee (indeed, my expectation that courts may award a multiplier is one of the reasons I am able to take this and many other risky civil rights cases). I know from personal experience that civil rights cases even ones that appear righteous and meritorious can be lost through dispositive motions before

trial. For example, in 2008 I agreed to represent Insook Kim, a Korean immigrant. Two police
officers shot her son eight times – including in the head – after one of the officers commanded
his police canine to bite her son. The Honorable Richard Seeborg granted the defendants' motion
for summary judgment one month before trial after all fact and expert discovery had been
completed. In 2011, the United States Court of Appeals for the Ninth Circuit upheld the trial
court on a 2-1 vote. I was saddened that I could not obtain some small measure of justice for the
tragic loss of Ms. Kim's son. At the same time, I was financially devastated in that I lost nearly
half of million dollars in attorney time expended and costs incurred. I had to lay off an associate
and nearly went out of business because of my prolonged – and ultimately unsuccessful –
representation of Ms. Kim. Since then, I have been hyper cautious in taking on federal civil
rights cases and only do so on two conditions: (1) I have highly qualified co-counsel, and (2) I
along with my co-counsel determine that the case likely will survive the defendants' inevitable
motion for summary judgment.
18. I understand that one of the factors considered in granting a multiplier to the lodestar

18. I understand that one of the factors considered in granting a multiplier to the lodestar fee is whether the case precluded the attorney from accepting other employment. The combined 812.6 hours that Mr. Keck and I spent on this matter certainly prevented us from taking on additional work. I declined numerous potential cases since taking on the Loggervale case due to the time intensive nature of this case. Due to this factor, in addition to the other factors described above, Plaintiffs seek a 2.0 multiplier on the lodestar fee.

19. On August 21, 2020, Mr. May and I had our first phone call with defense counsel. During the call, Kevin Gilbert was very dismissive of Plaintiffs' case, essentially telling us that the Plaintiffs' claims have no merit and that they are making a big deal about nothing. This was the tone that the defense maintained throughout the remainder of the case, including through trial. In addition, this matter was litigated in an extremely aggressive manner by defense counsel. There were many motions that Plaintiffs' counsel had to file or oppose that were necessitated by the defense's approach to the case. There were also many occasions in which defense counsel refused to stipulate to routine matters, forcing Plaintiffs to perform extra and needless work. Defendants' attorneys also made several arguments that lacked legal merit, requiring substantial

amounts of effort. This included citation of cases for a proposition that the case did not actually stand for. *See, e.g.*, Dkt. 30 (Transcript of Discovery Motion Hearing), 37:20-40:5 (criticizing Mr. Gilbert for citing a case regarding *disclosures* in a hearing on *discovery responses*). In addition, Mr. Gilbert, lead counsel for the defense, made numerous misrepresentations of fact in written and oral communications to the Court as well as to Plaintiffs' counsel. Mr. Gilbert also engaged in unprofessional and uncivil conduct, including making speaking objections (sometimes bordering on witness coaching) and instructing witnesses not to answer deposition questions, and was extremely discourteous and even hostile in many instances. As an example of one such instance early in the case, Mr. Gilbert interrupted Mr. May during a "meet and confer" telephone call by saying "You need to shut the fuck up." While Mr. Gilbert apologized, this behavior tarnished the case going forward. It unnecessarily raised the stress level of an already stressful case.

20. The following table sets forth just a few of the many instances of unreasonable conduct by defense counsel described above:

Date	Proceeding	Description		
Various	Written Discovery	Defendants propounded 76 requests for admission and 49 interrogatories to each Plaintiff, 15 document requests to each daughter and 16 requests to Ms. Loggervale, for a total of <u>421</u> discrete written discovery requests.		
11/2/2022	Defense response to interrogatories	While the incident report mentioned only an investigation into break-ins, Defendants identified the following statutes for which they claimed they had reasonable suspicion and/or probable cause to detain/arrest Plaintiffs: California Vehicle Code sections 12500 and/or 12951, sections 22507.8, 22511.5 and/or 22511.56, California Penal Code section 69, 148 and/or 834a, California Vehicle Code section 2800, California Penal Code sections 71 and/or 240/241 (a) and/or (c), California Penal Code sections 242/243 (a) and/or (c)(1) and (2), California Penal Code sections 653x and/or 653y, and California Penal Code sections 459, 484, et seq. and/or 496		
1/12/21	Hearing on discovery	Mr. Gilbert told the Court that all three Plaintiffs were		
	motion	asked to show their ID before being detained. That is		

		untrue; only Ms. Loggervale was asked for her ID.
3/8/21	Meet and confer call	Dkt. 30, 12:17-19, 13:2-3.  Mr. Gilbert interrupted Mr. May while he was
370721	Wiest and confer can	explaining Plaintiffs' position, telling Mr. May that he needed to "shut the fuck up." A true and correct copy
		of the confirming e-mails are attached as Exhibit C to the Declaration of Joseph May.
3/25/21	Defendants' production	Despite producing responsive body cam videos on November 6, 2020, Defendants finally produced the
		"smoking gun" body cam video of Defendant Pope showing the prior days' suspects as a young Black
		man and young Latin man in a dark gray, small two- door hatchback. It appears this was intentionally
		withheld due to the harm it would do to the defense case.
4/23/21	Hearing on discovery	Mr. Creech repeatedly refused to answer a simple, direct question from Judge Spero about the existence
	motion	of a certain Sheriff's Office policy, leading the Court to comment "I can understand why Mr. Gearinger and
		Mr. May are frustrated with you, because this is – I've got to say – a total mistake on your part. Because
		you're going to end up with getting an order from the Court for you to do all sorts of things just because you
		won't answer a simple question." Dkt. 73, 16:13-18.  Defense counsel was also admonished for instructions
		to Defendant Holland not to answer several deposition
6/25/21		questions, which was "completely inappropriate." <i>Id.</i> at 6:7-10.
6/25/21	Aasylei Loggervale	The deposition lasted 7.5 hours and Mr. Creech pried into numerous private and sensitive topics that had no
		potential relevance to any issues in the case. For example, he asked whether she was transporting drugs
		into California (with zero evidence of such an allegation), whether she pays her daughter's college
		tuition, her relationship with the father of her children and whether she ever obtained a restraining order
		against him, her receipt of unemployment benefits, her birth name and reason for legal name change in the
		1990s, her marital history, her romantic partners before and since the incident, her living situation
		before and since the incident, her reason for moving to Las Vegas, her disability status, the details
		surrounding her rental of the vehicle she was in at the time of the incident, what belonging she retrieved
		from a storage facility when she was in Las Vegas, the speed at which she was traveling to get to California,
		and her planned trip to San Diego after the incident.
		3/25/21 Defendants' production  4/23/21 Hearing on discovery motion  6/25/21 Deposition of Plaintiff

1	6/28/21	Deposition of Aasylei	Mr. Creech attempted to pry into this plaintiff's
2		Hardge-Loggervale	education choices (why she chose to go to the school
2			she did) and her financial privacy by asking who was
3			paying her tuition. He also asked about whether she believed her mother was involved in the transportation
4			of drugs (with zero evidence to level such an
5			accusation), the reason for her mother moving to Las Vegas, her mother's disability status, and the reason
			for going to San Diego after the incident to celebrate
6			her sister's birthday.
7	6/28/21	Deposition of Aaottae	Mr. Creech asked Aaottae Loggervale whether she
0		Loggervale	was committed or had committed other crimes despite
8			the absence of any evidence suggesting that she had, whether she believed her mother might be involved in
9			criminal activity, including the <i>transportation of</i>
10			drugs, due to driving back and forth between Las
			Vegas and the Bay Area (again, despite the lack of any
11			evidence suggesting criminality), her high school grade point average, the reason for moving to Las
12			Vegas, her mother's disability status, and the family's
			intentions in visiting San Diego after the incident.
13	0/0/01		
14	9/9/21	Hearing on Cross- Motions for Summary	Mr. Gilbert made four material misrepresentations of fact to the Court. <i>See</i> Dkt. 105, 18:13-21, 23:3-31:7,
15		Judgment	Dkt. 106, 5:3-24.
	2/1/23	Pre-trial Hearing	In attempting to convince the Court that it should
16			allow evidence of burglaries at other Starbucks
17			locations (in opposing Plaintiffs' MIL No. 1), Mr. Gilbert represented that there were increasing numbers
10			of auto burglaries at Starbucks in the area (other than
18			the subject location) for <u>three weeks</u> leading up to the
19			incident. In reality, the last documented auto break-in
20			at one of those Starbucks was nearly <i>three months</i>
			before the incident. Transcript of Feb. 1, 2023 (Dkt. 185), 50:17-51:19.
21	2/14/23	Trial	In attempting to convince the Court to permit
22			reference to shoplifting at a Big 5 Sporting Goods
23			store three miles from the location of the incident, Mr. Gilbert made an offer of proof that Lieutenant
23			DeSousa, the supervisor on scene, would testify that
24			he was apprised of the Big 5 incident and that it "was
25			a factor that led to him continuing to discuss these
			incidents with the plaintiffs and the continued detention while he interviewed them and the
26			documentation." Trial Transcript, 227:10-228:17. This
27			was after the Court warned Mr. Gilbert: "This is an
20			offer of proof that, as an officer of the court, it better
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1			be a hundred percent accurate, unlike some of your				
			prior statements to me." DeSousa testified at trial and				
2			did not say anything about Big 5 at all since it is clear				
3			that the Big 5 incidents played no role in his decision				
<sup>3</sup>			to delay releasing Plaintiffs. Trial Transcript, 870:8-				
4			887:24.				
-	2/27/23	Trial	In closing argument, Mr. Gilbert told the jury that Mr.				
5			May made an internal affairs complaint during the				
			litigation. Trial Transcript, 1256:24-1257:10. This was				
6			not true. Capt. Brodie testified (through his deposition				
7			which was read from the witness stand) that the				
·			internal affairs complaint was made in January of				
8			2020 and the investigation was completed in June or				
			July of 2020. Trial Transcript, 423:25-424:4. The				
9			lawsuit was filed July 14, 2020. Dkt. 1. There was no				
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11			misrepresentations of fact in this case.				
10 11			evidence at trial that Mr. May made an internal affairs complaint while the lawsuit was pending. This is another example of Mr. Gilbert making				

21. The following table reflects the numerous motions that were filed in this matter, in chronological order, and the outcome of each.

	Motion	Outcome
1	Defense Motion to Retain Confidentiality Designations (Dkt. 24)	Granted only as to body cam footage and reports other than those of the subject incident and the previous day's incident; otherwise denied. Dkt. 49.
2	Plaintiffs' motion to compel production of IA file, training materials, personnel records, and records pertaining to alleged bad acts of Plaintiffs (Dkt. 20, 23)	Granted as to IA File, personnel files (as to allegations of wrongdoing by deputies for certain time period), training, and alleged bad acts by Plaintiffs. Dkt. 30, 37
3	Defense Motion to Dismiss (Dkt. 36)	Granted, without prejudice, only as to claims against Leeper and Galloway (and DeSousa as to one aspect of the excessive force claim) and <i>denied</i> as to all other claims (Section 1983 based on First, Fourth, and Fourteenth Amendment, Section 1981, Bane Act, <i>Monell</i> , and common law tort claims). Dkt. 59.
4	Plaintiffs' motion to compel other auto burglary reports, additional documents re	Granted as to all auto burglary reports.  Denied as to other requests after

1		prior incidents, and training re <i>Arturo D</i> .	defense counsel confirmed at hearing			
2	<u> </u>	exception (Dkt. 52)	no such documents exist. Dkt. 66, 73.			
3	5	Plaintiffs' motion for sanctions re defense counsel's deposition conduct (Dkt. 55-3	Further relief denied but Court strongly admonished defense counsel. Dkt .66,			
4		[redacted version], 68)	73, p. 6 ("There were several instructions not to answer in this			
5			deposition. I don't think any of them were particularly important, but they			
6			were completely inappropriate. Don't do that. Nobody. You instructed him			
7			not to answer whether or not the officer			
8			thought Penal Code 71 had been violated and why. You can't ask			
9			instruct not to answer on that question.  Don't be ridiculous.").			
10	6	Plaintiffs' motion for leave to file Second Amended Complaint (Dkt. 67)	Granted. Dkt. 70.			
11	7	Plaintiffs' Motion for Partial Summary	Granted as to the search (but later			
12		Judgment (Dkt. 75)	denied on reconsideration), otherwise denied. Dkt. 106.			
13	8	Plaintiffs' Motion to compel FRCP 30(b)(6) depositions (Dkt. 84)	Granted. Dkt. 86.			
14	9	Plaintiffs' Motion to compel depositions following failure of Defendants to provide	Granted. Dkt. 91.			
15		dates (Dkt. 87)`				
16	10	Defendants' Motion for Summary Judgment (Dkt. 92)	Granted only as to certain matters but largely denied. Dkt. 106.			
17	11	Defendants' Motion for leave to file, and Motion for Reconsideration of partial grant of	Granted. Dkts. 111, 145.			
18		summary judgment to Plaintiffs on the unlawful search (Dkts. 109, 112)				
19	12	Twelve Motions in Limine (Dkts. 167, 170)	<b>Defense Motions</b> 1 – Denied			
20			2 – Granted as to one item, denied as to five items			
21			3 – Denied (with admonition re expert			
22			testimony) 4 – Denied			
23			5 – Held in Abeyance (ultimately the Court permitted the subject PMK			
24			testimony) Plaintiff Motions			
25			1 – Granted in Part, Denied in Part,			
26			Held in Abeyance as to Big 5 Incidents (but later Granted)			
27			2 – Denied			
28		12	3 – Granted			

1			4 – Granted in Part, Denied in Part			
1			5 – Denied with instructions re scope			
2			of expert testimony			
3			6 – Granted			
3			7 – Denied as Moot (Defendants had			
4			confirmed non-existence of materials			
			sought to be excluded)			
5			See Dkt. 189.			
6	13	Plaintiffs' Motion for Reconsideration of	Denied (but ultimately the Court			
0		ruling on defense Motion in Limine No. 1	excluded auto burgs at 15600			
7		(Dkt. 191)	Hesperian Blvd., San Lorenzo). See			
	1.4		Trial Transcript, p. 25.			
8	14	Defense Motion for Judgment as a Matter of	Denied. Dkt. 723:1.			
9	15	Law (Trial Transcript 703:8-723:1; Dkt. 211	Danied without majudies Triel			
		Plaintiffs' Motion for Partial Judgment as a Matter of Law (Dkt. 221)	Denied without prejudice. Trial Transcript, 1006:2-5.			
10		Watter of Law (DRt. 221)	Transcript, 1000.2-3.			
11		SETTLEMENT NEGO	TIATIONS <sup>4</sup>			
12		23. On January 27, 2021, Plaintiffs made a settl	ement demand of \$250,000 each,			
13	exclus	sive of attorneys' fees and costs. In the demand, N	Mr. May explained the legal and factual			
14	basis	basis for the claimed amounts. The following day, Defendants countered by offering \$2,500 to				
15	each I	Plaintiff "in full satisfaction" of their claims. This	is less than one-thousandth of the jury's			
16	verdic	t. These e-mails are attached as Exhibit D to the	Declaration of Joseph May.			

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24. On September 24, 2021, after Plaintiffs won partial summary judgment as to the search, Plaintiffs made a demand for \$350,000 for each Plaintiff, exclusive of attorneys' fees and costs. In addition to reiterating the bases for the demand, Mr. May advised that the fees and costs incurred as of that date were approximately \$487,000. The next day, Defendants countered by offering \$5,000 to each Plaintiff, in full satisfaction of all claims "including fees and costs." These e-mails are attached as Exhibit E to the Declaration of Joseph May.

25. On February 8, 2022, Defendants offered a "combined total" of \$200,000 to settle the matter. Plaintiffs rejected the offer as it failed to account for the significant fees and costs

<sup>&</sup>lt;sup>4</sup> The Ninth Circuit permits consideration of settlement negotiations as evidence of the extent of the plaintiffs' success. See A.D. v. Cal. Hwy. Patrol, 712 F.3d 446, 460-61 (9th Cir. 2013); In re Kekauoha-Alisa, 674 F.3d 1084, 1093-94 (9th Cir. 2012); Ingram v. Oroudjian, 647 F.3d 925, 927 (9th Cir. 2011).

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incurred to that point. E-mails reflecting these communications are attached as Exhibit F to the Declaration of Joseph May.

26. On January 30, 2023, approximately two weeks before the start of trial (and when attorneys' fees and costs exceeded \$1 million), Defendants served a total offer, pursuant to FRCP 68, of \$748,776.00 to settle the case, with each party to bear their own costs and attorneys' fees. This was almost 100 times more than their first offer and less than one-tenth of the jury's verdict. Plaintiffs did not accept the offer. A copy of the Rule 68 offer is attached as Exhibit G to the Declaration of Joseph May.

#### **CASE COSTS**

27. Part of the fee agreement with the Loggervale Family provided that counsel would advance all case costs and the Loggervales would "reimburse Attorneys for these items only upon recovery." Thus, the expenses the attorneys advanced was with the risk that we would never recoup those amounts. The statutory costs have been submitted in a Bill of Costs filed on March 13, 2023. It is my understanding that the costs that do not fall under 28 U.S.C. Section 1920 may be recovered by way of a fee motion. See Harris v. Marhoefer, 24 F.3d 16, 19-20 (9th Cir. 1994) (noting that plaintiff "may recover as part of attorney's fees those out-of-pocket expenses that 'would normally be charged to a fee paying client.""). I have expended at least \$12,454.23 in out-of-pocket expenses in this matter, on various items that were reasonable and necessary to the handling and, ultimately, the successful prosecution of this case. I attach as Exhibit B is a true and correct copy of tables reflecting the total costs I have incurred and the recoverable, non-statutory costs that that I am seeking to have awarded against Defendants through this motion. The total recoverable non-statutory costs I have incurred to date are \$5,322.84. Attached as Exhibit C are the invoices, receipts, and other documentation of these expenses. As to those costs for which I no longer have invoices, receipts, and other documentation, I attest that I entered these costs contemporaneously as I incurred them, and the amounts described accurately reflect the true cost for each item.

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#### A "FAIR ESTIMATE" OF ADDITIONAL ATTORNEYS' FEES SOUGHT

28. With apologies to Robert Frost, I – along with my colleagues Joseph May and Craig Peters – have "miles to go before I sleep"<sup>5</sup> in this case. I anticipate that Defendants will file separate motions under Federal Rule of Civil Procedure 50 and 59. I also anticipate that Defendants vigorously will oppose Plaintiffs' Motion for Attorneys' Fees and Costs. Each of these three discrete projects will require extensive research, briefing, and oral argument. As such, "what is past is prologue."<sup>6</sup> The best measure of our anticipated future work on the above projects comes from our work opposing Defendants' Motion for Summary Judgment in which we expended 111 hours. Exhibit B to Declaration of Joseph May. Mr. May and I divided up the briefing throughout the majority of this case, and I anticipate we will do so opposing Defendants' post-trial motions. Therefore, we will seek a blended rate of \$775 per hour, which is the midpoint between our respective requested hourly rates. As such, as set forth in the table below, I estimate that Plaintiffs will incur an additional \$258,075 in attorneys fees on the remaining post-trial matters.

Description	Rate	Hours	Fee
Opposing Defendants' Rule 50	\$775.00	111	\$86,025.00
Motion and oral argument			
Opposing Defendants' Rule 59	\$775.00	111	\$86,025.00
Motion and oral argument			
Further Briefing on Plaintiff's	\$775.00	111	\$86,025.00
Motion for Attorneys' Fees and Costs			
and oral argument			
TOTALS		333	\$258,075.00

<sup>&</sup>lt;sup>5</sup> Frost, Robert. "Stopping by Woods on a Snowy Evening." 1922.

<sup>&</sup>lt;sup>6</sup> Shakespeare, William. *The Tempest*. 1610-11.

<sup>&</sup>lt;sup>7</sup> Defendants cited nearly 200 cases and statutes in its Motion for Summary Judgement.

29. Alternatively, I request that we simply be permitted to supplement Plaintiffs' Motion for Attorneys' Fees and Costs at the conclusion of post-trial motions. This will allow Mr. May and me to submit accurate and exact billing records, rather than estimates.

I declare under penalty of perjury under laws of the State of California and the United States that the foregoing is true and correct.

Executed on March 21, 2023 at Santa Rosa, California.

<u>/s/ Brian Gearinger</u> BRIAN GEARINGER

# **EXHIBIT A**



#### GEARINGER LAW GROUP 740 FOURTH STREET SANTA ROSA CA 95404

March 20, 2023

Aasylei Loggervale

Client	Date	Matter	Staff	Description	Туре	<b>Lours</b>	Rate	Total
				Previous Balance				\$0.00
Loggervale, Aasylei	12/13/2019	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of email from JSM in which he states: "Since there was never reasonable suspicion to suspect the Loggervale family of any crimes, I can't see how their detention, handcuffing, and the subsequent search was in any way justified." (.1); email to JSM expressing interest in meeting with potential clients (.1); review of Incident Report (.2); review of video of incident taken by Aaottae Loggervale (.2)	В	0.60	\$850.00	\$510.00
Loggervale, Aasylei	12/14/2019	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Email to JSM regarding his preliminary reearch (.1); email to MSK with instructions to save multiple cases involving reasonable suspicion in the context of parked cars to Research directory (.1)	В	0.20	\$850.00	\$170.00
Loggervale, Aasylei	12/16/2019	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of email from JSM to clients confirming meeting (.1);	В	0.10	\$850.00	\$85.00
Loggervale, Aasylei	12/18/2019	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of email from JSM (.1); review of draft fee agreement and conflict waiver form (.3);	В	0.40	\$850.00	\$340.00

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Client	Date	Matter	Staff	Description	Туре	lours	Rate	Total
Loggervale, Aasylei	12/19/2019	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Meeting with clients and JSM (1.6); travel to and from Santa Rosa for meeting in San Francisco with clients and JSM	В	4.40	\$850.00	\$3,740.00
Loggervale, Aasylei	1/13/2020	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of email from Sheriff's Technician regarding Public Records Request (.1); review of email from Internal Affairs (.1);	В	0.20	\$850.00	\$170.00
Loggervale, Aasylei	1/14/2020	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Telephone conference with JSM;	В	0.10	\$850.00	\$85.00
Loggervale, Aasylei	2/6/2020	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Legal research regarding reasonable suspicion standard for detention;	В	1.20	\$850.00	\$1,020.00
Loggervale, Aasylei	6/25/2020	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Zoom conference with JSM, Has Jawandha, and Rosanna Carvallo;	В	0.90	\$850.00	\$765.00
Loggervale, Aasylei	7/6/2020	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review and respond to multiple emails from JSM (.3); telephone conference with JSM (.3); review and revise draft Complaint (.5);	В	1.10	\$850.00	\$935.00
Loggervale, Aasylei	7/7/2020	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review and revise draft Complaint (.8); email to JSM regarding same (.1);	В	0.90	\$850.00	\$765.00
Loggervale, Aasylei	7/15/2020	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Conference call with Panos Lagos and JSM regarding case (.9);	В	0.90	\$850.00	\$765.00

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Client	Date	Matter	Staff	Description	Туре	Iours	Rate	Total
Loggervale, Aasylei	7/31/2020	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Telephone call to JSM (.3); review of multiple emails from JSM (.2);	В	0.50	\$850.00	\$425.00
Loggervale, Aasylei	8/19/2020	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review and respond to multiple emails between JSM and opposing counsel (.2);	В	0.20	\$850.00	\$170.00
Loggervale, Aasylei	8/21/2020	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Telephone conference with opposing counsel (3); telephone call to JSM (.4);	В	0.70	\$850.00	\$595.00
Loggervale, Aasylei	9/10/2020	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of ADR Certification by Defendants;	В	0.10	\$850.00	\$85.00
Loggervale, Aasylei	9/18/2020	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of email from JSM (.1); telephone call from JSM (.3);	В	0.40	\$850.00	\$340.00
Loggervale, Aasylei	9/23/2020	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Telephone call to JSM (.3);	В	0.30	\$850.00	\$255.00
Loggervale, Aasylei	9/24/2020	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Email to clients (.1); email to opposing counsel (.1); review and respond to further email from opposing counsel (.1); review of email from JSM (.1); review of Internal Affairs findings by Sheriff's Office (.3);	В	0.70	\$850.00	\$595.00
Loggervale, Aasylei	10/1/2020	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Email to opposing counsel (.1); review and respond to email from client (.2); email to MK regarding preparation of discovery requests (.2); telephone call to JSM (.2); multiple emails to clients (.2);	В	0.90	\$850.00	\$765.00

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Client	Date	Matter	Staff	Description	Туре	Iours	Rate	Total
Loggervale, Aasylei	10/2/2020	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Finalized discovery (interrogatories and request for documents) to Defendants (.7); review and respond to multiple emails from JSM (.3);	В	1.00	\$850.00	\$850.00
Loggervale, Aasylei	10/3/2020	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Telephone call to JSM (.3); finalize Request for Production of Documents (.2); multiple emails to and from JSM (.2); finalize Joint CMC Statement (.6); email to opposing counsel regarding same (.1); prepare Plaintiff's Initial Disclosures (.9); email to JSM regarding same (.1);	В	2.40	\$850.00	\$2,040.00
Loggervale, Aasylei	10/5/2020	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Finalized Plaintiff's Initial Disclosures (.7); lengthy conference call with clients and JSM (.5);	В	1.20	\$850.00	\$1,020.00
Loggervale, Aasylei	10/6/2020	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of multiple emails from opposing counsel and JSM (.2);	В	0.20	\$850.00	\$170.00
Loggervale, Aasylei	10/7/2020	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Email to JSM (.1); review of email from JSM (.1); finalize request for production of documents (.2);	В	0.40	\$850.00	\$340.00
Loggervale, Aasylei	10/20/2020	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Telephone call from JSM (.2); review of email from opposing counsel (.1); multiple emails to JSM (.2);	В	0.50	\$850.00	\$425.00
Loggervale, Aasylei	10/23/2020	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Telephone conference with JSM and MK (.7); email to opposing counsel (.1);	В	0.80	\$850.00	\$680.00
Loggervale, Aasylei	10/29/2020	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Telephone call to JSM (.3);	В	0.30	\$850.00	\$255.00

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Client	Date	Matter	Staff	Description	Туре	Lours	Rate	Total
Loggervale, Aasylei	10/31/2020	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review and respond to email from Judge Beeler (.1); review and respond to email from JSM (.1);	B	0.20	\$850.00	\$170.00
Loggervale, Aasylei	11/2/2020	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review and respond to multiple emails from JSM (.2); email to opposing counsel (.1); telephone conference with JSM (.3);	В	0.60	\$850.00	\$510.00
Loggervale, Aasylei	11/3/2020	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Lengthy telephone call from JSM (.5); review and respond to multiple emails from opposing counsel (.2);	В	0.70	\$850.00	\$595.00
Loggervale, Aasylei	11/6/2020	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of multiple emails from opposing counsel and JSM (.2);	В	0.20	\$850.00	\$170.00
Loggervale, Aasylei	11/9/2020	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Telephone call to JSM (.5); review and respond to multiple emails from opposing counsel and JSM (.4); further lengthy telephone call to JSM (.8);	В	1.70	\$850.00	\$1,445.00
Loggervale, Aasylei	11/10/2020	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review and respond to multiple emails from Judge Beeler (.2), review and respond to multiple emails from opposing counsel and JSM (.3);	В	0.50	\$850.00	\$425.00
Loggervale, Aasylei	11/13/2020	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Email to opposing counsel (.1); lengthy telephone call to JSM (.5); lengthy telephone conference with opposing counsel (.9);	В	1.50	\$850.00	\$1,275.00

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Client	Date	Matter	Staff	Description	Type Iou	rs Rate	Total
Loggervale, Aasylei	11/18/2020	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Lengthy telephone call to JSM (.8); review of email from JSM to opposing counsel (.1); review of email from opposing counsel (.1); review and revise meet and confer letter (.8); email to JSM regarding same (.1);		90 \$850.00	\$1,615.00
Loggervale, Aasylei	11/19/2020	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Telephone call from JSM (.3);	В 0.	\$850.00	\$255.00
Loggervale, Aasylei	11/20/2020	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Lengthy telephone call to JSM (1.1); lengthy telephone conference with opposing counsel (.8);	В 1.	90 \$850.00	\$1,615.00
Loggervale, Aasylei	11/29/2020	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Email to court reporter regarding transcription of body cam videos (.1);	В 0.	\$850.00	\$85.00
Loggervale, Aasylei	12/2/2020	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review and respond to email from JSM (.1); review and respond to email from opposing counsel (.1); review and respond to further email from JSM (.2);	В 0.	\$850.00	\$340.00
Loggervale, Aasylei	12/16/2020	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of draft responses to interrogatories, requests for admission, and requests for documents (1.8); telephone call from JSM regarding draft responses to interrogatories, requests for admission, and requests for documents (.6); multiple telephone calls to clients regarding discovery responses (.5); review and respond to multiple emails from clients regarding draft responses to interrogatories, requests for admission, and requests for documents (.4);		\$850.00	\$2,805.00

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Client	Date	Matter	Staff	Description	Туре	Iours	Rate	Total
Loggervale, Aasylei	12/17/2020	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Email to clients (.1); finalized responses to interrogatories, requests for admission, and requests for documents (1.3); multiple emails to clients (.3); review of email from JSM (.1);	В	1.80	\$850.00	\$1,530.00
Loggervale, Aasylei	12/18/2020	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Telephone call to court reporter regarding transcriptions of body camera videos (.2); review of documents produced by Defendants (.9); conference call with JSM regarding discovery going forward (.2);	В	1.30	\$850.00	\$1,105.00
Loggervale, Aasylei	12/20/2020	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of response to our meet and confer letter from opposing counsel (.3); review and respond to multiple emails from JSM (.3); prepare notice challenging Defendants' confidentiality designations (1.7); legal research regarding confidentiality designations (.4);	В	2.70	\$850.00	\$2,295.00
Loggervale, Aasylei	12/21/2020	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Telephone call to JSM regarding various discovery issues (.5); review and respond to multiple emails from JSM (.4); review of email from JSM to opposing counsel (.1);	В	1.00	\$850.00	\$850.00
Loggervale, Aasylei	12/22/2020	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review and respond to email from JSM (.2); telephone call to JSM (.3); review and respond to email from opposing counsel (.2);	В	0.70	\$850.00	\$595.00

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Client	Date	Matter	Staff	Description	Type loa	ıts	Rate	Total
Loggervale, Aasylei	12/28/2020	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Multiple telephone conferences with JSM regarding Defendants' Confidentiality Designations (2.2); lengthy telephone conference with JSM and opposing counsel regarding Defendants' Confidentiality Designations (1.4); review and respond to multiple emails from JSM (.4); email to opposing counsel regarding Defendants' Confidentiality Designations (.2);	B 4.	.20	\$850.00	\$3,570.00
Loggervale, Aasylei	12/30/2020	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Telephone call to JSM (.2); telephone call to court reporter transcribing body cam videos (.2); review and respond to email from court reporter (.1); review and respond to multiple emails from court reporter (.2); email to JSM (.1);	В 0.	.80)	\$850.00	\$680.00
Loggervale, Aasylei	1/3/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review and revise discovery dispute letter (.6); email to JSM regarding same (.1); review and respond to email from JSM regarding scheduling of depositions and other discovery matters (.2);	В 0.	.90	\$850.00	\$765.00
Loggervale, Aasylei	1/4/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review and respond to multiple emails from JSM (.2); telephone call from JSM (.2);	В 0.	.40	\$850.00	\$340.00
Loggervale, Aasylei	1/5/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of Order Setting Hearing Re Discovery Dispute (.1);	1 1	.10	\$850.00	\$85.00

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Client	Date	Matter	Staff	Description	Туре	Iours	Rate	Total
Loggervale, Aasylei	1/6/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Telephone call to JSM (.2); review of email from opposing counsel (.1); email to JSM (.1); review of draft First Amended Complaint (.4); email to JSM regarding same (.1);	В	0.90	\$850.00	\$765.00
Loggervale, Aasylei	1/11/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Lengthy telephone conference with JSM (.6); review of Defendants' discovery letter filed with the Court (.2);	В	0.80	\$850.00	\$680.00
Loggervale, Aasylei	1/12/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Attend discovery hearing with Judge Alsup (1.3); telephone call to JSM (.5); email to JSM (.1); telephone conference with court reporter regarding transcription of audiotapes (.6); further telephone call with JSM (.3); email to JSM (.2); review of multiple emails from opposing counsel (.3); review of Court's Minute Order following hearing (.1); review of Request for Production of Documents, Set Two to Defendants (.3);	В	3.70	\$850.00	\$3,145.00
Loggervale, Aasylei	1/13/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of multiple emails from JSM (.2); review of email from opposing counsel (.1);	В	0.30	\$850.00	\$255.00
Loggervale, Aasylei	1/14/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of STIPULATION WITH PROPOSED ORDER FOR LEAVE TO FILE FIRST AMENDED COMPLAINT and ORDER RE STIPULATED REQUEST FOR LEAVE TO FILE FIRST AMENDED COMPLAINT(.1); review of email from JSM to opposing counsel (.1);	В	0.20	\$850.00	\$170.00

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Client	Date	Matter	Staff	Description	Туре	Iours	Rate	Total
Loggervale, Aasylei	1/18/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Telephone conference with JSM (.3); review of JSM email to opposing counsel (.1);	В	0.40	\$850.00	\$340.00
Loggervale, Aasylei	1/19/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review and respond to email from JSM (.1); telephone call from JSM (.2);	В	0.30	\$850.00	\$255.00
Loggervale, Aasylei	1/21/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of email from JSM (.1); review of email from opposing counsel (.1); email to JSM (.1);	В	0.30	\$850.00	\$255.00
Loggervale, Aasylei	1/22/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of Defendants' Motion to Retain Confidentiality (1.4); draft Opposition (.5);	В	1.90	\$850.00	\$1,615.00
Loggervale, Aasylei	1/23/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Draft Opposition to Defendants' Motion to Retain Confidentiality (1.7); email to JSM regarding same (.2); review and revise Declaration to file under seal and Declaration regarding meet and confer process (.6); review of file regarding emails and letters as Exhibits to Declaration (.3);	В	2.80	\$850.00	\$2,380.00
Loggervale, Aasylei	1/24/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Draft Opposition to Defendants' Motion to Retain Confidentiality (2.1); email to JSM regarding same (.1); review and revise Declaration to file under seal and Declaration regarding meet and confer process (.7); review of file regarding Declarations (.2);	В	3.10	\$850.00	\$2,635.00

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Client	Date	Matter	Staff	Description	Type Iou	rs R	ate	Total
Loggervale, Aasylei	1/25/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Finalized Opposition to Defendants' Motion to Retain Confidentiality (2.9); multiple telephone calls to JSM (.3); finalized Administrative Motion to File Under Seal (.8);	B 4.	\$850	0.00	\$3,400.00
Loggervale, Aasylei	1/26/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Telephone call to JSM (.3); review of email from JSM to client (.1);	В 0.	\$850	00.00	\$340.00
Loggervale, Aasylei	1/27/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of multiple emails from JSM (.2); review of email from opposing counsel (.1);	В 0	\$850	0.00	\$255.00
Loggervale, Aasylei	1/28/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of email from opposing counsel (.1); email to JSM (.1);	В 0.2	80 \$850	).00	\$170.00
Loggervale, Aasylei	1/29/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Telephone call to JSM (.3); multiple emails to and from JSM (.2); further telephone call to JSM (.3);	В 0.	\$850	).00	\$680.00
Loggervale, Aasylei	1/31/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Telephone call to JSM (.2);	В 0.3	\$850	0.00	\$170.00
Loggervale, Aasylei	2/1/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of ORDER GRANTING DISCOVERY OF INTERNAL AFFAIRS REPORT (.1);	В 0.	0 \$850	).00	\$85.00
Loggervale, Aasylei	2/1/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of multiple emails from JSM (.2); review of email from opposing counsel (.1); review of email from Judge Beeler (.1); email to Legislative Intent Service (.1); telephone call to JSM (.2);	В 0.	70 \$850	).00	\$595.00

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Client	Date	Matter	Staff	Description	Туре	Iours	Rate	Total
Loggervale, Aasylei	2/2/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of email from JSM (.1); email to Magistrate Judge Beeler (.1); review and respond to multiple emails from Judge Beeler (.3); telephone call from JSM (.2); email to opposing counsel (.1); review and respond to multiple emails from JSM (.2); review of multiple emails from opposing counsel (.2); further telephone call from JSM (.4);	В	1.60	\$850.00	\$1,360.00
Loggervale, Aasylei	2/3/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review and respond to multiple emails from JSM (.2);	В	0.20	\$850.00	\$170.00
Loggervale, Aasylei	2/4/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Telephone call to JSM (.1); review of deposition outline for Deputy Holland (.3); attend deposition of Deputy Holland and discuss with JSM during breaks (6.5); email to investigator (.1); telephone call to investigator (.2); further telephone call to JSM (.4);		7.60	\$850.00	\$6,460.00
Loggervale, Aasylei	2/5/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review and respond to multiple emails from JSM (.3); review of email from opposing counsel (.2); attend deposition of Deputy Pope and discuss with JSM during breaks (3.9); telephone call from JSM (.3); review of email from opposing counsel (.1);	В	4.80	\$850.00	\$4,080.00

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Client	Date	Matter	Staff	Description	Туре	Iours	Rate	Total
Loggervale, Aasylei	2/7/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review and respond to multiple emails from JSM (.2) review and respond to multiple emails from investigator (.2); review of Defendants' Supplemental Initial Disclosures (.3); review and revise Opposition to Motion to Dismiss (.6); legal research regarding same (.5); email to JSM regarding same (.1); review and respond to multiple emails from JSM (.2);	В		. Plade of the little of the l	\$1,785.00
Loggervale, Aasylei	2/9/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review and respond to email from opposing counsel (.2); review of multiple emails from opposing counsel (.1) review of multiple emails from Judge Beeler (.2);	В	0.50	\$850.00	\$425.00
Loggervale, Aasylei	2/11/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Telephone call from JSM (.2); review Opposition to Defendants' Motion to Dismiss (.5); review and respond to multiple emails from JSM (.2); review of audio recording of interview with Stephanie Sibert (.4); email to JSM regarding same (.1);	В	1.40	\$850.00	\$1,190.00
Loggervale, Aasylei	2/17/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Prepare for hearing on motion to maintain confidentiality (1.8); review of relevant case law (2.2); email to JSM regarding same (.1);	ACTUAL DESCRIPTION OF THE PROPERTY OF THE PROP	4.10	\$850.00	\$3,485.00

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Client	Date	Matter	Staff	Description	Туре	Iours	Rate	Total
Loggervale, Aasylei	2/18/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Prepare for Defendants' motion to retain confidentiality (1.0); attend hearing on Defendants' motion to retain confidentiality (.3); lengthy telephone conference with JSM (.9); review of multiple emails from JSM (.3); telephone conference with Judge Beeler (.4);	В	2.90	\$850.00	\$2,465.00
Loggervale, Aasylei	2/19/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of email from Judge Beeler (.1); review of email from JSM (.1); email to JSM (.1); telephone call to Legislative Intent Service, Inc. (.2); email to Jenny Lillge of Legislative Intent Service, Inc. (.2); telephone call from JSM (.2); email to JSM (.1); review of Reply Memorandum by Defendants in support of Motion to Dismiss (.3); listened to recorded interview of Stephanie Sibert (.3); email to court reporter regarding same (.1);	В	1.70	\$850.00	\$1,445.00
Loggervale, Aasylei	2/22/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Prepare detailed email to opposing counsel regarding confidentiality designations (.5); email to JSM regarding same (.1); review of Minute Entry following hearing on motion to retain confidentiality (.1); review of Defendants' Response to Request for Production, Set Two (.3); email to JSM regarding same (.1);		1.10	\$850.00	\$935.00

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Client	Date	Matter	Staff	Description	Туре	Iours	Rate	Total
Loggervale, Aasylei	2/23/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of Defendants' proposed Amendment to Protective Order (.3); telephone conference with JSM regarding same (.3); review and respond to email from court reporter (.1); prepare plantiffs' version of proposed Amendment to Protective Order (.3); email to JSM regarding same (.1); further telephone call to JSM (.3); email to opposing counsel (.1); review of email from JSM to opposing counsel (.1); review of draft meet and confer letter to opposing counsel regarding Defendants' responses to Request for Production of Documents, Set Two (.3);	В	1.90	\$850.00	\$1,615.00
Loggervale, Aasylei	2/24/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of email from opposing counsel (.1); email to JSM (.1); telephone call to JSM (.2); review and respond to multiple emails from JSM (.2) review and respond to multiple emails from opposing counsel (.2); conference call with opposing counsel and JSM (.3); further telephone call to JSM (.2);	В	1.30	\$850.00	\$1,105.00
Loggervale, Aasylei	2/25/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of Joint Statement proposed by opposing counsel (.3); review and respond to email from opposing counsel (.2); review of email from JSM (.1); review of County Personnel Investigation of Incident (.3);	В	0.90	\$850.00	\$765.00
Loggervale, Aasylei	3/3/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of email from JSM (.1); review of email from opposing counsel (.1);	В	0.20	\$850.00	\$170.00

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Client	Date	Matter	Staff	Description	Туре	Iours	Rate	Total
Loggervale, Aasylei	3/4/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of Order Re Defendants' Motion to Retain Confidentiality (.3); telephone call from JSM (.1); review and respond to email from opposing counsel (.1); review of email from JSM (.1); telephone conference with JSM (.3);	B	0.90	\$850.00	\$765.00
Loggervale, Aasylei	3/8/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Telephone call to JSM (.2); lengthy meet and confer conference call with opposing counsel and JSM (.6); separate follow up telephone call with JSM (.2); review of meet and confer email from JSM (.2);	В	1.20	\$850.00	\$1,020.00
Loggervale, Aasylei	3/12/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of redacted police report from Defendant following court order (.7);	В	0.70	\$850.00	\$595.00
Loggervale, Aasylei	3/14/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of legislative history of Vehicle Code Section 22511.56 (.8); email to JSM regarding same (.1);	В	0.90	\$850.00	\$765.00
Loggervale, Aasylei	3/16/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review and respond to email from opposing counsel (.1); review and respond to email from JSM (.1); telephone call to JSM (.2);	В	0.40	\$850.00	\$340.00
Loggervale, Aasylei	3/17/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Attend telephonic hearing on Defendants' Motion to Dismiss our case was the last one heard on the Court's calendar (2.8); separate telephone conference with JSM (.4);	В	3.20	\$850.00	\$2,720.00
Loggervale, Aasylei	3/18/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Telephone call to JSM (.2); review and respond to email from JSM (.1);	В	0.30	\$850.00	\$255.00

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Client	Date	Matter	Staff	Description	Туре	Iours	Rate	Total
Loggervale, Aasylei	3/19/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Lengthy telephone call from JSM (1.4);	В	1.40	\$850.00	\$1,190.00
Loggervale, Aasylei	3/20/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Legal research regarding recent 9th Circuit appellate decision on the use of force (.3); email to JSM regarding same (.1);	В	0.40	\$850.00	\$340.00
Loggervale, Aasylei	3/26/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of documents produced by County (.3); email to JSM regarding same (.1); review and respond to email from JSM (.1);	В	0.50	\$850.00	\$425.00
Loggervale, Aasylei	3/29/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review and respond to email from JSM (.2); review and revise letter to opposing counsel (.2);	В	0.40	\$850.00	\$340.00
Loggervale, Aasylei	3/30/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of Plaintiff's discovery letter to Judge Alsup with exhibits (.2); email to JSM regarding same (.2);	В	0.40	\$850.00	\$340.00
Loggervale, Aasylei	4/8/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of email from opposing counsel (.1); telephone call to JSM (.3); review of Order Re Motion to Dismiss (.4); review of Order Re Referral to Magistrate for Discovery Dispute (.1); email to JSM (.1); review and respond to multiple emails from JSM (.2);	В	1.20	\$850.00	\$1,020.00
Loggervale, Aasylei	4/9/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of Defendants' Letter Brief on Motion to File Under Seal (.2); review and respond to email from JSM (.1); review of email from JSM to opposing counsel (.1);	В	0.40	\$850.00	\$340.00

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Client	Date	Matter	Staff	Description	Туре	Iours	Rate	Total
Loggervale, Aasylei	4/13/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of Order Referring Discovery Disputes to Magistrate Judge (.1); review and respond to email from JSM regarding same (.1);	В	0.20	\$850.00	\$170.00
Loggervale, Aasylei	4/15/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of multiple emails from clerk for Magistrate Spero (.2) review of multiple emails from JSM and opposing counsel (.2); review of NOTICE OF REFERENCE, TIME AND PLACE OF HEARING AND ORDER RE DISCOVERY PROCEDURES (.1);	В	0.50	\$850.00	\$425.00
Loggervale, Aasylei	4/18/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of Defendant's Supplemental Responses to RFP, Set Two (.2); review of responsive documents (.2); email to JSM (.1);	В	0.50	\$850.00	\$425.00
Loggervale, Aasylei	4/22/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of ORDER by Judge Joseph C. Spero denying [55] Administrative Motion to File Under Seal without prejudice	В	0.10	\$850.00	\$85.00
Loggervale, Aasylei	4/23/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Lengthy telephone call to JSM (.8); attend Zoom hearing on discovery motion before Magistrate Judge Spero (.5); multiple emails to and from JSM (.2); review of ZOOM CIVIL MINUTE ORDER (.1);	В	1.60	\$850.00	\$1,360.00
Loggervale, Aasylei	4/26/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Lengthy telephone call from JSM regarding status of the case including motion for leave to amend and affirmative motion for summary judgment (.8);	В	0.80	\$850.00	\$680.00

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Client	Date	Matter	Staff	Description	Туре	Iours	Rate	Total
Loggervale, Aasylei	4/27/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of draft Second Amended Complaint (.3); email to JSM regarding same (.1);	В	0.40	\$850.00	\$340.00
Loggervale, Aasylei	4/28/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of motion for leave to amend (.3); email to JSM regarding same (.1);	В	0.40	\$850.00	\$340.00
Loggervale, Aasylei	4/30/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of Plaintiff's Letter Brief re [64] Order on Administrative Motion to File Under Seal filed with Judge Alsup (.1);	В	0.10	\$850.00	\$85.00
Loggervale, Aasylei	5/4/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of email from JSM to clients with update (.1);	В	0.10	\$850.00	\$85.00
Loggervale, Aasylei	5/10/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of email from JSM (.1); review of email from opposing counsel; email to JSM (.1);	В	0.20	\$850.00	\$170.00
Loggervale, Aasylei	5/12/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of draft partial MSJ (.9); telephone conference with JSM and MK (.4); prepare outline for oral argument (.8); prepare meet and confer letter to opposing counsel (.5);	В	2.60	\$850.00	\$2,210.00
Loggervale, Aasylei	5/17/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review and respond to email from JSM (.1);	В	0.10	\$850.00	\$85.00

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Client	Date	Matter	Staff	Description	Туре	Iours	Rate	Total
Loggervale, Aasylei	5/19/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Telephone conference with JSM and MK (.5); review of multiple emails from JSM and MK (.3); review and revise draft of Motion for Partial Summary Judgment (1.4); email to JSM regarding same (.2); multiple emails to and from court reporter regarding transcribing body camera videos (.3);	В	2.70	\$850.00	\$2,295.00
Loggervale, Aasylei	5/24/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of Defendants' deposition notices of all three plaintiffs (.2); review and respond to multiple emails from JSM regarding transcripts of body camera videos (.2);	В	0.40	\$850.00	\$340.00
Loggervale, Aasylei	5/25/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review and revise transcripts of body camera videos (.6); multiple emails to court reporter (.3); email to JSM regarding same (.1);		1.00	\$850.00	\$850.00
Loggervale, Aasylei	5/26/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review and respond to multiple emails from JSM (.2);	В	0.20	\$850.00	\$170.00
Loggervale, Aasylei	6/3/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of multiple emails between JSM and Scott DeFoe (.2); review of Defendants' Anticipated Expert Testimony (.1); review and respond to multiple emails from JSM (.2); telephone call to JSM (.2);	В	0.70	\$850.00	\$595.00
Loggervale, Aasylei	6/4/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Telephone call to JSM (.2); email to JSM (.1); further telephone call from JSM (.2); review and respond to further email from JSM (.1); telephone call to all three clients (.3); email to clients (.2); further telephone call from JSM regarding scheduling depositions (.2);	В	1.30	\$850.00	\$1,105.00

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Client	Date	Matter	Staff	Description	Type	ours	Rate	Total
Loggervale, Aasylei	6/6/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review and respond to email from clients (.2);	В	0.20	\$850.00	\$170.00
Loggervale, Aasylei	6/10/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Telephone call to JSM (.4); prepared detailed email to clients (.3); review and respond to multiple emails to and from clients (.3);	В	1.00	\$850.00	\$850.00
Loggervale, Aasylei	6/11/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Lengthy telephone conference with clients, JSM, and MSK regarding depositions (.8);	В	0.80	\$850.00	\$680.00
Loggervale, Aasylei	6/13/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review Defendants' Opposition to Plaintiff's Motion for Partial Summary Judgment (1.5); review and respond to multiple emails from JSM (.2); telephone call to JSM (.3); review of materials from consultant Scott DeFoe (.4); email to DeFoe (.1);	В	2.50	\$850.00	\$2,125.00
Loggervale, Aasylei	6/14/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review and respond to multiple emails from JSM (.3); telephone conference with JSM and MK (.6); legal research regarding Reply brief (2.8); further email to JSM (.1);	В	3.80	\$850.00	\$3,230.00
Loggervale, Aasylei	6/15/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Email to JSM (.2); telephone call from JSM (.4); review and respond to email from opposing counsel (.2); review Judge Alsup's Standing Orders (1.1); review and respond to multiple emails to and from JSM (.4);	В	2.30	\$850.00	\$1,955.00

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Client	Date	Matter	Staff	Description	Туре	lours	Rate	Total
Loggervale, Aasylei	6/16/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of email from opposing counsel (.1); review and respond to multiple emails from JSM (.3); prepare Plaintiff's anticipated areas of expert testimony (.6); lengthy telephone call with JSM (.7); prepare inserts into Reply brief (2.8); review and respond to email from expert (.1); further telephone call to JSM (.2);	B	4.80	\$850.00	\$4,080.00
Loggervale, Aasylei	6/17/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review and respond to multiple emails from JSM (.2); review and respond to emails from DeFoe (.2); review and make final edits to Reply brief (.3); email to JSM regarding same (.1);	В	0.80	\$850.00	\$680.00
Loggervale, Aasylei	6/18/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Telephone call to opposing counsel (.4); review of email from JSM (.1); telephone call to JSM (.3);	В	0.80	\$850.00	\$680.00
Loggervale, Aasylei	6/20/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Email to clients (.1); email to JSM (.1);	В	0.20	\$850.00	\$170.00
Loggervale, Aasylei	6/23/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of ORDER CONTINUING PLAINTIFFS' MOTION FOR PARTIAL SUMMARY JUDGMENT (.1); telephone call to JSM (.2); review and respond to email from clients (.2); telephone call to	В	0.80	\$850.00	\$680.00

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Client	Date	Matter	Staff	Description	Туре	Iours	Rate	Total
Loggervale, Aasylei	6/24/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Telephone call to JSM (.2); telephone call to opposing counsel (.2); email to opposing counsel (.2); review of email from client (.1); telephone call to client (.3); telephone call to JSM (.2); review of Interrogatories, Request for Admissions, and Request for Production propounded on Plaintiffs (1.8); meeting with all three clients to prepare for depositions (2.5);	В	5.50	\$850.00	\$4,675.00
Loggervale, Aasylei	6/25/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Finalized written discovery propounded on Plaintiffs (.6); attended deposition of Aasylei Loggervale and meet with her during breaks (7.8); conferences with client and JSM before deposition (.3); review and respond to multiple emails from JSM (.2); meeting with all three clients after deposition of Aasylei Loggervale (.8);	В	9.70	\$850.00	\$8,245.00
Loggervale, Aasylei	6/26/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Email to JSM (.1);	В	0.10	\$850.00	\$85.00
Loggervale, Aasylei	6/27/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review and respond to email from JSM (.2); review of discovery responses and body camera videos to prepare for depositions of Aasylei Hardge-Loggervale and Aaottae Loggervale (2.2); meeting with Aasylei Hardge-Loggervale and Aaottae Loggervale to prepare for their depositions (1.8);	В	4.20	\$850.00	\$3,570.00

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Client	Date	Matter	Staff	Description	Туре	Iours	Rate	Total
Loggervale, Aasylei	6/28/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Telephone call to JSM (.2); review of emails to and from JSM and expert Scott DeFoe (.2); review and respond to multiple emails from JSM and clients (.3); attend deposition of Aasylei Hardge-Loggervale and meet with her during breaks (3.8); attend deposition of Aattae Loggervale and meet with her during breaks (3.7); email to opposing counsel (.2); multiple emails to and from JSM (.3); meetings with clients before depositions (.4); multiple telephone calls to and from JSM (.3); meetings with clients during break between morning deposition and afternoon deposition (1.1); meetings with clients after depositions (.5);	В	11.00	\$850.00	\$9,350.00
Loggervale, Aasylei	6/29/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Email to opposing counsel regarding deposition dates (.2); email to JSM (.1); review and respond to email from client (.2); review and respond to further email from opposing counsel (.2); telephone call to JSM (.3);	В	1.00	\$850.00	\$850.00

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Client	Date	Matter	Staff	Description	Type	lours	Rate	Total
Loggervale, Aasylei	6/30/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Email to JSM (.1); telephone call from JSM (.2); telephone call to opposing counsel (.3); review of further multiple emails to and from JSM (.3); further telephone call to opposing counsel (.2); email to opposing counsel (.1); prepare Plaintiffs' Supplemental Initial Disclosures (.6); review and respond to email from opposing counsel (.2); review and respond to further email from JSM (.1); review and respond to email from client (.2);	В		Selection of the select	\$1,955.00
Loggervale, Aasylei	7/1/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Lengthy telephone call to opposing counsel (1.1); email to opposing counsel (.2);	В	1.30	\$850.00	\$1,105.00
Loggervale, Aasylei	7/2/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Multiple emails to and from JSM (.3); lengthy telephone call to JSM (.8); review and respond to multiple emails to opposing counsel (.3); review of multiple emails from opposing counsel (.2); prepare amended disclosures (1.1); review of various Case Management Orders regarding depositions rules and resolution of discovery disputes (.5);	В	3.40	\$850.00	\$2,890.00
Loggervale, Aasylei	7/4/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review expert report submitted by Scott DeFoe (1.2); review of expert report submitted by Edward Flosi (1.0); email to JSM regarding same (.2);	В	2.40	\$850.00	\$2,040.00

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Client	Date	Matter	Staff	Description	Туре	Iours	Rate	Total
Loggervale, Aasylei	7/5/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review and respond to multiple emails from JSM (.3); telephone call from JSM (.2); review and respond to multiple emails from DeFoe (.3); review of email from opposing counsel (.1); further telephone call to JSM (.2); review of body camera videos (.4); email to DeFoe (.1);	В	1.60	\$850.00	\$1,360.00
Loggervale, Aasylei	7/6/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review and respond to email from JSM regarding deposition of Sgt. Leeper (.1); attend deposition of Sgt. Leeper (3.9); meet and confer with opposing counsel by videoconference regarding FRCP 30(b)(6) depositions (.4); email to DeFoe (.2); telephone call with JSM regarding FRCP 30(b)(6) depositions (.3) Review and respond to email from JSM regarding FRCP 30(b)(6) depositions (.2);	В	5.10	\$850.00	\$4,335.00
Loggervale, Aasylei	7/7/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of discovery letter to Judge Spero (.2); review and respond to email from JSM (.1); telephone call to JSM (.2); review of multiple emails from JSM (.2); review of multiple emails from opposing counsel (.2);	В	0.90	\$850.00	\$765.00
Loggervale, Aasylei	7/8/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review and respond to multiple emails from opposing counsel (.2); review and respond to multiple emails from JSM (.2);	В	0.40	\$850.00	\$340.00
Loggervale, Aasylei	7/9/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Telephone call from JSM (.2); legal research regarding scope of expert witness deposition (.3); further telephone call to JSM (.2);	В	0.70	\$850.00	\$595.00

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Client	Date	Matter	Staff	Description	Туре	Iours	Rate	Total
Loggervale, Aasylei	7/11/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review and respond to multiple emails from JSM (.2); review and respond to email from opposing counsel (.1); legal research regarding expert work product (.3);	В	0.60	\$850.00	\$510.00
Loggervale, Aasylei	7/12/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review and respond to multiple emails from JSM (.3); review and respond to multiple emails from opposing counsel (.3); telephone call to JSM (.2); review of Joint Letter regarding discovery dispute (.2);	В	1.00	\$850.00	\$850.00
Loggervale, Aasylei	7/13/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of email from opposing counsel (.1); email to JSM (.1);	В	0.20	\$850.00	\$170.00
Loggervale, Aasylei	7/15/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of DeFoe's rebuttal report (.3); telephone call to JSM (.1);	В	0.40	\$850.00	\$340.00
Loggervale, Aasylei	7/17/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Prepare for deposition of Lt. DeSousa by reviewing police reports, prior deposition testimony of Holland and Pope, body camera videos, and transcripts of body camera	В	2.30	\$850.00	\$1,955.00
Loggervale, Aasylei	7/18/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Prepare for deposition of Lt. DeSousa by reviewing police reports, prior deposition testimony of Holland and Pope, body camera videos, and transcripts of body camera videos (3.2); email to JSM (.1); review and respond to further email from JSM (.1); telephone call to JSM (.2);	В	3.60	\$850.00	\$3,060.00

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Client	Date	Matter	Staff	Description	Туре	Iours	Rate	Total
Loggervale, Aasylei	7/19/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Prepare for deposition of Lt. DeSousa by reviewing police reports, prior deposition testimony of Holland and Pope, body camera videos, and transcripts of body camera videos (2.2); telephone call from JSM (.2); review and respond to email from JSM (.1);	В	2.50	\$850.00	\$2,125.00
Loggervale, Aasylei	7/20/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Take deposition of Lt. DeSousa (6.2); multiple telephone calls to and from JSM (.3); review of multiple emails from JSM (.3); review of email from opposing counsel (.1);	В	6.90	\$850.00	\$5,865.00
Loggervale, Aasylei	7/21/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Prepare for deposition of Deputy Galloway by reviewing police reports, prior deposition testimony of Holland and Pope, body camera videos, and transcripts of body camera videos (2.8); multiple emails to and from JSM (.3);	В	3.10	\$850.00	\$2,635.00
Loggervale, Aasylei	7/22/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Attend deposition of Asst. Sheriff Nice (2.5); multiple telephone calls to and from JSM (.4); prepare for deposition of Defendant Galloway by reviewing police reports, prior deposition testimony of Holland and Pope, body camera videos, and transcripts of body camera videos (.5); take deposition of Defendant Deputy Galloway (2.8);	В	6.20	\$850.00	\$5,270.00

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Client	Date	Matter	Staff	Description	Туре	lours	Rate	Total
Loggervale, Aasylei	7/23/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Attend Discovery Hearing regarding Letter Brief (ECF 84) (.5); email to JSM (.2); lenghty telephone call to JSM discussing rulings by Magistrate Spero regarding remaing PMK depositions and strategy going forward (1.0);	В	1.70	\$850.00	\$1,445.00
Loggervale, Aasylei	7/26/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of Civil Minute Order following Discovery Hearing (.1); telephone call to JSM (.2); review of email from JSM (.1); review of email from opposing counsel (.1);	В	0.50	\$850.00	\$425.00
Loggervale, Aasylei	7/27/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review and respond to email from JSM (.1); review of multiple emails from JSM and opposing counsel regarding confirmation of expert depositions and Zoom access information (.1); telephone call to JSM (.1); review of further email from JSM (.1); further telephone call to JSM (.2); conference call with JSM and police procedures expert Scott DeFoe (.8); review of further multiple emails from JSM (.2);	В	1.60	\$850.00	\$1,360.00
Loggervale, Aasylei	7/28/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Telephone call from JSM (.3); attend deposition of plaintiff's police procedures expert Scott DeFoe (5.3); review of email from opposing counsel (.1); review and respond to multiple emails from JSM (.2); review of multiple emails from opposing counsel (.2); review of further multiple emails from JSM (.2);	В	6.30	\$850.00	\$5,355.00

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Client	Date	Matter	Staff	Description	Туре	Iours	Rate	Total
Loggervale, Aasylei	7/29/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of email from Scott DeFoe (.1); telephone call to JSM regarding deposition of DeFoe and strategy regarding taking the deposition or not taking the deposition of Defendants' police expert Edward Flosi (.5);	В	0.60	\$850.00	\$510.00
Loggervale, Aasylei	7/30/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of email from opposing counsel (.1); telephone call to JSM and email to JSM (.2); review of email from JSM (.1);	В	0.40	\$850.00	\$340.00
Loggervale, Aasylei	8/2/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Telephone conference with JSM regarding PMK deposition regarding penal code training (.7); review of deposition notice for PMKs for County (.2);	В	0.90	\$850.00	\$765.00
Loggervale, Aasylei	8/3/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of discovery letter to Judge Spero (.1); telephone call to JSM (.2); prepare for deposition of PMK regarding penal code training (1.0);	В	1.30	\$850.00	\$1,105.00
Loggervale, Aasylei	8/4/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Prepare for deposition of PMK regarding penal code training (1.8); email to JSM regarding same (.1); telephone call to JSM (.1); attend discovery hearing with Magistrate Judge Spero (.3); further telephone to JSM (.3); review of ZOOM CIVIL MINUTE ORDER (.1); review of email from opposing counsel (.1); email to JSM; review of multiple emails from JSM (.2); review of updated deposition outline for PMK regarding penal code training following input from JSM (.2);	В	3.20	\$850.00	\$2,720.00

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Client	Date	Matter	Staff	Description	Туре	Lours	Rate	Total
Loggervale, Aasylei	8/5/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review and respond to email from JSM (.2); prepare for deposition of PMK regarding penal code training (3.7); multiple telephone calls to JSM (.3); review of email from JSM (.1); review of deposition testimony of Deputy Holland (2.9); email to JSM regarding same (.1); review and respond to multiple emails from JSM (.2) review and respond to multiple emails from MSK; email to JSM (.1);	В	7.60	\$850.00	\$6,460.00
Loggervale, Aasylei	8/6/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of DA Point of View on "When Detainees Refuse to Identify" (.2); conference call with JSM and MSK regarding Defendants' MSJ (1.1); telephone call to JSM (.2); review of email from opposing counsel (.2); review of email from JSM (.1);	В	1.80	\$850.00	\$1,530.00
Loggervale, Aasylei	8/7/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review cases cited in Defendants' motion for summary judgment (.8);	В	0.80	\$850.00	\$680.00
Loggervale, Aasylei	8/9/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Telephone call to JSM and MSK (.7); attend deposition of PMK regarding internal affairs investigation (2.2);	В	2.90	\$850.00	\$2,465.00

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Client	Date	Matter	Staff	Description	Type	Iours	Rate	Total
Loggervale, Aasylei	8/10/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Attend deposition of County of Alameda PMK Sgt. Larosa (.8) attend deposition of County of Alameda PMK Sgt. Martinez (.8); lengthy telephone call to JSM regarding deposition of County of Alameda PMK Sgt. Larosa (.8); lengthy telephone call to JSM regarding deposition of County of Alameda PMK Sgt. Larosa (.7); email to expert DeFoe (.1);	В	3.20	\$850.00	\$2,720.00
Loggervale, Aasylei	8/11/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Telephone conference with expert DeFoe and JSM (.3);	В	0.30	\$850.00	\$255.00
Loggervale, Aasylei	8/13/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Telephone conference with JSM and MSK regarding Defendants' MSJ (.4);	В	0.40	\$850.00	\$340.00
Loggervale, Aasylei	8/16/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review and respond to email from JSM (.1); telephone call from JSM (.3); legal research regarding Monell claims against County of Alameda (1.8); draft sections of brief on ratification and failure to train (1.7); email to JSM regarding same (.2);	В	4.10	\$850.00	\$3,485.00
Loggervale, Aasylei	8/17/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of email from JSM (.1); review and respond to email from court reporter for deposition of Captain Russell (.2); research regarding state law claims against Defendants (1.7); draft inserts regarding state law claims against Defendants for Opposition to Defendants' Motion for Summary Judgment (2.8);	В	4.80	\$850.00	\$4,080.00

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Client	Date	Matter	Staff	Description	Туре	lours	Rate	Total
Loggervale, Aasylei	8/17/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Telephone call to JSM (.1);	В	0.10	\$850.00	\$85.00
Loggervale, Aasylei	8/18/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of deposition transcript of Captain Brodie (1.4); multiple telephone calls to and from JSM regarding opposition to Defendants' MSJ (.8); updated insert on Monell liability for Opposition to Defendants' MSJ (2.8); email to Scott DeFoe (.1);	В	5.10	\$850.00	\$4,335.00
Loggervale, Aasylei	8/19/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Updated insert on Monell liability for Opposition to Defendants' MSJ (2.7); review of email from Scott DeFoe (.1); review and respond to multiple emails from JSM (.3); multiple telephone calls from JSM (.7); review and revise Opposition brief (.9);	В	4.70	\$850.00	\$3,995.00
Loggervale, Aasylei	8/20/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Multiple telephone calls from JSM regarding Opposition to Defendants' MSJ (.6);	В	0.60	\$850.00	\$510.00
Loggervale, Aasylei	8/27/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Telephone call from JSM (.3); review and respond to email from JSM (.2); review of further email from JSM (.1); review and revise Plaintiffs' Objections to Defendants' evidence (.5); further email to JSM (.1);	B	1.20	\$850.00	\$1,020.00

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Client	Date	Matter	Staff	Description	Туре	Iours	Rate	Total
Loggervale, Aasylei	8/30/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of email from opposing counsel (.1); review of email from Judge Beeler (.1); review of email from JSM (.1); email to JSM (.1); telephone call to JSM (.2); further telephone call from JSM (.2); review of further email from JSM (.1) review of further email from Judge Beeler (.1);	В	1.00	\$850.00	\$850.00
Loggervale, Aasylei	8/31/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of email from opposing counsel (.1); review of email from JSM (.1);	В	0.20	\$850.00	\$170.00
Loggervale, Aasylei	9/1/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of multiple emails from JSM (.2) review of multiple emails from Judge Beeler (.2);	В	0.40	\$850.00	\$340.00
Loggervale, Aasylei	9/6/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Telephone call to JSM (.2);	В	0.20	\$850.00	\$170.00
Loggervale, Aasylei	9/7/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Travel to and from San Francisco for meeting with JSM to prepare for hearing on cross-motions for summary judgment (3.3); meet with JSM to prepare for hearing on cross-motions for summary judgment (3.0); review and respond to multiple emails from ISM (.2):	В	6.50	\$850.00	\$5,525.00
Loggervale, Aasylei	9/8/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of email from clients (.1); email to JSM regarding same (.1); prepare for hearing on cross-motions for summary judgment (1.7); further email to JSM (.2);	1 (	2.10	\$850.00	\$1,785.00

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Client	Date	Matter	Staff	Description	Туре	Iours	Rate	Total
Loggervale, Aasylei	9/9/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Prepare for hearing on cross-motions for summary judgment (1.7); attend hearing on cross-motions for Summary Judgment — after waiting to be called on the Court's morning calendar the hearing was moved to the afternoon calendar (1.5); telephone call to JSM after hearing (.3); review of email from JSM to Judge Beeler (.1); review of email from Judge Beeler (.1);	В	3.70	\$850.00	\$3,145.00
Loggervale, Aasylei	9/12/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of Court's Guidelines for Trial and Pretrial Conference (.5); prepare critical path timeline for Pre-trial conference and Trial (.7); email to JSM regarding same (.1); review of email from JSM (.1);	В	1.40	\$850.00	\$1,190.00
Loggervale, Aasylei	9/13/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review and respond to email from JSM (.1); review of email from opposing counsel (.1);	В	0.20	\$850.00	\$170.00
Loggervale, Aasylei	9/14/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of email from JSM (.1); review of email from Magistrate Judge Beeler (.1); review of CLERKS NOTICE SETTING SETTLEMENT CONFERENCE (.1); telephone call to JSM (.2); review and respond to email from JSM (.1);	В	0.60	\$850.00	\$510.00
Loggervale, Aasylei	9/15/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Telephone call from JSM (.5); review and respond to email from clients (.2);	В	0.70	\$850.00	\$595.00

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Client	Date	Matter	Staff	Description	Type	Iours	Rate	Total
Loggervale, Aasylei	9/17/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of email from JSM (.1); review of email from client (.1);	В	0.20	\$850.00	\$170.00
Loggervale, Aasylei	9/19/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Email to JSM (.1);	В	0.10	\$850.00	\$85.00
Loggervale, Aasylei	9/20/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of email from Judge Beeler (.1); review of email from JSM (.1);	В	0.20	\$850.00	\$170.00
Loggervale, Aasylei	9/21/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of email from opposing counsel (.1); review and respond to email from JSM (.2); telephone call to JSM (.2);	В	0.50	\$850.00	\$425.00
Loggervale, Aasylei	9/21/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of email from JSM (.1); review of email from clients (.1); review of further email from JSM (.1);	В	0.30	\$850.00	\$255.00
Loggervale, Aasylei	9/23/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review and respond to email from JSM (.1); review and respond to further email from JSM (.1);	В	0.20	\$850.00	\$170.00
Loggervale, Aasylei	9/24/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of email from opposing counsel (.1); email to JSM (.1);	В	0.20	\$850.00	\$170.00
Loggervale, Aasylei	9/28/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of email from JSM (.1); review of further emails from opposing counsel and JSM (.1);	В	0.20	\$850.00	\$170.00

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Client	Date	Matter	Staff	Description	Туре	Iours	Rate	Total
Loggervale, Aasylei	9/29/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Telephone call from JSM (.2); review and revise Plaintiffs' MSC Statement (.4); review and respond to multiple emails from JSM (.2); review and respond to multiple emails from opposing counsel (.2); review of email from Judge Beeler (.1); further email to JSM (.1);	В	1.20	\$850.00	\$1,020.00
Loggervale, Aasylei	9/30/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review and respond to multiple emails from JSM (.2) review and respond to multiple emails from clients (.2);	В	0.40	\$850.00	\$340.00
Loggervale, Aasylei	10/1/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Telephone conference with JSM and clientd regarding upcoming MSC (.7);	В	0.70	\$850.00	\$595.00
Loggervale, Aasylei	10/2/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of email from JSM (.1);	В	0.10	\$850.00	\$85.00
Loggervale, Aasylei	10/4/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Telephone call from JSM (.6); review of Order Re Cross Motions for Summary Judgment (.5); review of email from clients (.2); review and respond to multiple emails from John Houston Scott regarding strategy for upcoming MSC (.3); review of email from JSM to clients (.2); further telephone call from JSM (.4); review of further email from JSM to Judge Beeler (.2); email to Judge Beeler (.1);	В	2.50	\$850.00	\$2,125.00

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Client	Date	Matter	Staff	Description	Туре	lours	Rate	Total
Loggervale, Aasylei	10/5/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of multiple emails from Judge Beeler and JSM regarding MSC (.2); review of emails from opposing counsel regarding MSC (.2); review of multiple emails from clients regarding MSC (.2); email to MSK regarding organizing materials for use at MSC (.1);	В	0.70	\$850.00	\$595.00
Loggervale, Aasylei	10/6/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of multiple emails from Judge Beeler (.2) review of multiple emails from opposing counsel (.2); telephone call from JSM (.3); review of email from JSM to clients (.1); email to JSM regarding motion for interim attorneys fees (.2);	В	1.00	\$850.00	\$850.00
Loggervale, Aasylei	10/7/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Email to JSM (.1); telephone call to JSM (.2); review of email from JSM (.1); attend Mandatory Settlement Conference (3.0); review of email from Judge Beeler (.1); review of email from JSM (.1); review of email from clients (.1); review of multiple emails from Judge Beeler and JSM (.2); review of further email from JSM to clients (.1); further email to JSM summarizing the end of MSC after he left (.1); review of Minute Entry for proceedings held before Magistrate Judge Laurel Beeler (.1); review of further email from clients (.1); review of further email from JSM to clients (.1);	В	4.40	\$850.00	\$3,740.00
Loggervale, Aasylei	10/8/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of email from Judge Beeler (.1); review of email from JSM to Judge Beeler (.1);	В	0.20	\$850.00	\$170.00

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Client	Date	Matter	Staff	Description	Type I	ours	Rate	Total
Loggervale, Aasylei	10/12/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Telephone call from JSM (.7); review of email from JSM to opposing counsel (.1); review of multiple emails to and from JSM and Karen Jo Koonan (.2); further email to JSM (.1); telephone call to jury consultant Judy H. Rothschild Ph. D. (.1); email to Rothschild (.1); further email to JSM (.1); review and respond to email from Rothschild (.2);	В	1.60	\$850.00	\$1,360.00
Loggervale, Aasylei	10/13/202:	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of email from JSM to DeFoe (.1); review of email from DeFoe (.1); review of Defendants' Motion for Leave to File Motion for Reconsideration (.3); telephone call to JHS regarding trial strategy (.3);	В	0.80	\$850.00	\$680.00
Loggervale, Aasylei	10/14/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review and respond to email from JSM (.1); email to Judge Beeler (.1); review of email from Judge Beeler (.1);	В	0.30	\$850.00	\$255.00
Loggervale, Aasylei	10/15/202:	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Email to opposing counsel (.1); review of email from opposing counsel (.1); email to JSM (.1); telephone conference with JSM and Karen Jo Koonan (1.1); separate telephone call with JSM (.2); further email to JSM (.1); review of multiple emails from opposing counsel (1.); email to clients (.1); email to JSM (.1); review and respond to multiple emails from clients (.2); review of further email from JSM (.1);	В	2.30	\$850.00	\$1,955.00

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Client	Date	Matter	Staff	Description	Туре	Iours	Rate	Total
Loggervale, Aasylei	10/16/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of email from Judge Beeler (.1); review of Plaintiffs' draft Response to Defendants' Motion for Leave to File Motion for Reconsideration (.2); review of draft Rules of the Road trial document (.1):	В	0.40	\$850.00	\$340.00
Loggervale, Aasylei	10/18/2023	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Email to JSM (.1); review and respond to further email from JSM (.1); review of Notice and Order Re Trial Date (.1); review of email from Judge Beeler (1.); review of email from JSM to opposing counsel (.1);	В	0.50	\$850.00	\$425.00
Loggervale, Aasylei	10/19/202:	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of ORDER RE DEFENDANTS' MOTION FOR LEAVE TO FILE AND MOTION FOR RECONSIDERATION (.1); lengthy telephone call from JSM regarding motions in limine and Pre-Trial disclosures (1.2); review of email from JSM regarding same (.1);	В	1.40	\$850.00	\$1,190.00
Loggervale, Aasylei	10/20/2023	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of email from JSM to opposing counsel (.1); review of email from opposing counsel (.1);	В	0.20	\$850.00	\$170.00
Loggervale, Aasylei	10/21/2023	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Email to JSM (1.); review of email from JSM (.1); further email to JSM (.1);	В	0.30	\$850.00	\$255.00

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Client	Date	Matter	Staff	Description	Туре	Iours	Rate	Total
Loggervale, Aasylei	10/22/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of email from opposing counsel (.1); review of email from Court Clerk (.1); review of Defendants' Motion for Reconsideration (.2); review of email from opposing counsel (.1); prepare motion in limine regarding no mention of post-incident break-ins (.3); legal research regarding same (.5); review and respond to email from JSM (.1); review of email from opposing counsel (.1);	В	1.50	\$850.00	\$1,275.00
Loggervale, Aasylei	10/23/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of Letter from Parties re Notice and Order re Trial Date (.1);	В	0.10	\$850.00	\$85.00
Loggervale, Aasylei	10/24/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Legal research regarding motion in limine to exclude any reference to post-incident auto burglaries (.8); draft MIL regarding post-incident auto burglaries (.3); legal research regarding motion in limine to exclude any reference to disciplinary action against expert (2.2); draft MIL regarding excluding any reference to disciplinary action against expert (.8); email to expert Scott DeFoe (.1); multiple emails to JSM regarding same (.2); review and respond to email from expert Scott DeFoe (.1);	В	4.50	\$850.00	\$3,825.00

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Client	Date	Matter	Staff	Description	Type	Iours	Rate	Total
Loggervale, Aasylei	10/25/2023	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review and revise draft of PLAINTIFFS' OPPOSITION TO DEFENDANTS' MOTION FOR RECONSIDERATION OF SUMMARY JUDGMENT ORDER (1.3); email to JSM regarding same (.1);	В	1.40	\$850.00	\$1,190.00
Loggervale, Aasylei	10/26/2023	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Careful review of Court's Order on summary judgment and compare to Second Amended Complaint to determine remaining claims (1.4); email to JSM regarding same (.1); telephone call to JSM regarding above (.6); review of PLAINTIFFS' OPPOSITION TO DEFENDANTS' MOTION FOR RECONSIDERATION OF SUMMARY JUDGMENT ORDER (.2); review of file regarding FRCP 26(a)(3) Disclosures (.3);	В	2.60	\$850.00	\$2,210.00
Loggervale, Aasylei	10/27/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of draft Opening Statement (.2); review of draft Verdict Form (.2); multiple emails to and from JSM regarding same (.1); draft FRCP 26(a)(3) Disclosures (1.6); telephone call to JSM (.3); review of email from JSM to Koonan (.1); review of email from JSM to clients (.1); further email to JSM (.1);		2.70	\$850.00	\$2,295.00

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Client	Date	Matter	Staff	Description	Туре	Lours	Rate	Total
Loggervale, Aasylei	10/28/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of draft MILs (.8); email to MSK regarding MILs (.1); review and respond to multiple emails from JSM regarding MILs (.2); lengthy telephone call to JSM regarding MILs (.5); review and revise Pre-trial Disclosures (2.2); telephone to JSM regarding same (.1);	В	3.90	\$850.00	\$3,315.00
Loggervale, Aasylei	10/29/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Lengthy telephone call from JSM regarding Pre-trial Disclosures (.8); review of email from JSM to opposing counsel (.1); review of email from clients (.1); review of email from JSM to Koonan (.1); review of email from Koonan (.1);	В	1.20	\$850.00	\$1,020.00
Loggervale, Aasylei	10/31/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of Defendants' MILs (1.2); email to JSM regarding same (.1); review and respond to email from JSM (.1); review of draft Opposition to MIL No. One (.3); email to JSM regarding same (.1);	В	1.80	\$850.00	\$1,530.00
Loggervale, Aasylei	11/1/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Lengthy telephone call with JSM (.8); legal research regarding service of subpoena on party witnesses (.3); multiple emails to JSM regarding same (.2); review of email from opposing counsel (.1); review of email from JSM (.1);	В	1.50	\$850.00	\$1,275.00
Loggervale, Aasylei	11/2/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Telephone call with JSM (.2); review of multiple emails from JSM (.2); review of email from Koonan (.1); review of email from opposing counsel (.1); email to JSM regarding same (.1); review of further email from JSM (.1); draft Opposition to Defendants' MIL No. 2 (1.0);	В	1.80	\$850.00	\$1,530.00

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Client	Date	Matter	Staff	Description	Туре	Iours	Rate	Total
Loggervale, Aasylei	11/3/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Draft Opposition to Defendants' MIL No. 2 (2.9); telephone call with JSM (.8); multiple emails to and from JSM (.3); review and revise Opposition to Defendants' MIL No. 3 (.5); review and revise Opposition to Defendants' MIL No. 2 (.5); legal research regarding Opposition to Defendants' MIL No. 5 (.8);	В	5.80	\$850.00	\$4,930.00
Loggervale, Aasylei	11/4/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review and respond to email from JSM (.1); draft Opposition to Defendants' MIL No. 5 (4.1); review of REQUEST FOR VACCINATION STATUS (.1); review and respond to multiple emails from JSM (.2); telephone call to JSM (.2); further email to JSM (.1); review and respond to multiple emails from opposing counsel, Judge Beeler, and JSM regarding MSC (.2); prepare Jury Instructions (1.8); review and respond to further email from JSM (.1);	В	6.90	\$850.00	\$5,865.00
Loggervale, Aasylei	11/5/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of email from JSM to Judge Beeler (.1); telephone call from JSM (.2); finalized Opposition to MIL No. 2 (.8); review and revise Opposition to MIL No. 4 (.7); email to JSM regarding same (.1); prepare Jury Instructions (.6); further telephone call to JSM (.1); finalized Opposition to MIL No. 5 (.7); further telephone call to JSM (.1); review of email from JSM to opposing counsel (.1);	В	3.40	\$850.00	\$2,890.00

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Client	Date	Matter	Staff	Description	Туре	Lours	Rate	Total
Loggervale, Aasylei		Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Prepare Jury Instructions (7.1); email to JSM (.1); review of email from JSM to opposing counsel (.1);	В			\$6,205.00
Loggervale, Aasylei	11/7/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review and respond to email from JSM (.1); incorporate JSM edits to Jury Instructions (.5); review of Joint Pre-trial Order (.1); further email to JSM (.1); review and respond to further email from JSM (.1);	В	0.90	\$850.00	\$765.00
Loggervale, Aasylei	11/8/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review and respond to multiple emails from JSM and Koonan (.1); lengthy telephone call from JSM (1.0); email to Koonan (.1); meet and confer telephone conference with opposing counsel (.5); further telephone call with JSM (.5); review of email from JSM to opposing counse (.1); review and revise Joint Pre-trial Order (.9); multiple telephone calls to JSM (.5); multiple emails to JSM (.2); conference with Koonan and JSM (.5); lengthy email to clients (.4); review of email from JSM to opposing counsel (.1); review of email from opposing counsel (.1); review of revised Joint Pre-trial Order and revised Joint Preposed Jury Instructions (.3); email to JSM regarding same (.1); review of email from Judge Beeler (.1);	В	5.50	\$850.00	\$4,675.00

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Client	Date	Matter	Staff	Description	Туре	Iours	Rate	Total
Loggervale, Aasylei	11/9/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of email from JSM (.2); email to JSM (.2); telephone conference with JSM (.4); multiple emails with JSM about pre-trial disclosures (.4); review and revise Joint Proposed Verdict Form (.6); attend Zoom conference call with JSM and opposing counsel (1.2); review of email from JSM to Judge Beeler (.1); further conference call with JSM (.4); review and revise jury instructions (1.1); telephone call to JSM regarding same (.3); draft Memoranda of disputed Jury Instructions (2.9); multiple emails to and from JSM regarding same (.4); review of email from clients (.1); final email to JSM (.2); final telephone call to JSM (.3);	В	8.80	\$850.00	\$7,480.00

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Client	Date	Matter	Staff	Description	Туре	Iours	Rate	Total
Loggervale, Aasylei	11/10/202:	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of multiple emails from JSM (.2); telephone call to JSM (.2); review and revise Joint Pre-Trial Order and prepare Appendices (.4); email to JSM regarding same (.1); multiple telephone calls to JSM (.3); review and respond to email from clients (.2); multiple emails to and from opposing counsel (.2); prepare Stipulation and Order Dismissing Galloway and certain causes of action (.8); email to JSM regarding same (.1); email to opposing counsel regarding same (.1); further telephone call with JSM (.3); review of further emails from JSM (.2) review of further emails from clients (.2); further telephone call from JSM (.2); review and revise Trial brief (2.9); email to JSM regarding same (.2);	В			\$5,610.00

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Client	Date	Matter	Staff	Description	Туре	Iours	Rate	Total
Loggervale, Aasylei	11/11/202:	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Telephone conference with clients and JSM (.5); separate telephone call with JSM (.2); review of email from JSM to Judge Beeler (.1); review and respond to email from JSM regarding Plaintiffs' Notice regarding Vaccination Status (.1); review and revise Rule 41 Stipulation regarding Dismissal (.3); email to opposing counsel regarding same (.1); review of Defendants' Statement Re Vaccination status (.1); review of Defendants' witness and exhibit lists for potential objections to Defendants' Pre-trial Disclosures (1.1); email to Scott DeFoe (.1); further email to JSM (.1); review of email from Judge Beeler (.1); review of ORDER VACATING PRETRIAL CONFERENCE AND TRIAL DATES (.1); email to JSM regarding same (.1);		3.00	\$850.00	\$2,550.00
Loggervale, Aasylei	11/12/202:	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Telephone call to JSM (.3); further telephone call to JSM (.5); review of email from JSM to to clients (.1); email to Scott DeFoe (.1); review of email from JSM to Koonan (.1); review of email from JSM to Judge Beeler (.1); prepare Objections to Defendants' Rule 26 Disclosures (1.1);		2.30	\$850.00	\$1,955.00

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Client	Date	Matter	Staff	Description	Туре	Iours	Rate	Total
Loggervale, Aasylei	11/17/2023	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of email from clients (.1); review of email from JSM to clients (.1); review of ORDER ON [112] RECONSIDERATION RE CROSS MOTIONS FOR SUMMARY JUDGMENT (.1); research regarding cases cited in ORDER ON [112] RECONSIDERATION RE CROSS MOTIONS FOR SUMMARY JUDGMENT (.5); review of email from JSM regarding same (.1);	В	0.90	\$850.00	\$765.00
Loggervale, Aasylei	11/19/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Telephone call with JSM regarding recent Order on Defendants' motion for reconsideration, upcoming status conference with court, and alternatives to in person trial	В	0.60	\$850.00	\$510.00
Loggervale, Aasylei	11/22/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Telephone call from opposing counsel (.4); detailed email to JSM (.3);	В	0.70	\$850.00	\$595.00
Loggervale, Aasylei	11/24/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review and respond to email from JSM (.2);	В	0.20	\$850.00	\$170.00
Loggervale, Aasylei	11/30/202:	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of ORDER RE [74] [93] MOTIONS TO SEAL;	В	0.20	\$850.00	\$170.00
Loggervale, Aasylei	12/6/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of email from opposing counsel (.1); email to JSM (.1); review of email from JSM (.1); telephone call to JSM (.4); email to opposing counsel (.1);	В	0.80	\$850.00	\$680.00

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Client	Date	Matter	Staff	Description	Type Iou	ırs Rat	e⊨ Total
Loggervale, Aasylei	12/16/202	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Telephone call from JSM (.5); email to JSM (.1); attend Telephonic Status Conference (.6); further telephone call to JSM (.4); email to opposing counsel (.1); email to clients (.2); review and respond to multiple emails from opposing counsel (.2); review of email from JSM to Koona (.1); review of email from Koonan (.1); review and respond to email from clients (.2);	B 2.	50 \$850.0	0 \$2,125.00
Loggervale, Aasylei	12/17/2023	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Conference call with clients (.4); separate call with JSM (.2); review of Plaintiffs' proposal regarding COVID safety measures (.2); telephone call to opposing counsel (.1); further telephone call from JSM (.3); review of Minute Entry for status conference (.1); review of filed PLAINTIFFS' PROPOSAL RE COVID-19 PROTOCOLS (.1);	B 1.	40 \$850.0	\$1,190.00
Loggervale, Aasylei	12/20/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of multiple emails from JSM and opposing counsel (.3); telephone call to JSM (.5); email to JSM (.1); review of further email from opposing counsel (.1); review of email from JSM to CP (.1); review of multiple emails to and from JSM and CP (.3); email to CP (.1);		50 \$850.00	\$1,275.00
Loggervale, Aasylei	12/21/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of multiple emails from JSM and CP (.1); review of email from opposing counsel (.1); telephone call from JSM (.2); review of email from JSM (.1);	В 0.	\$850.00	\$425.00

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Client	Date	Matter	Staff	Description	Type Io	ırs	Rate	Total
Loggervale, Aasylei	12/22/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of email from opposing counsel (.1);	B 0	.10	\$850.00	\$85.00
Loggervale, Aasylei	12/23/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of ORDER RE COVID-19 VACCINATION AND PROPOSED TRIAL PROTOCOL (.1); email to JSM regarding same (.1); prepare detailed email to clients (.3); telephone call to each plaintiff (.3); telephone call to JSM (.1);	В 0	.90	\$850.00	\$765.00
Loggervale, Aasylei	12/24/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Telephone call from JSM (.4); review of email from client (.1); conference call with clients and JSM (.8);	B 1	.30	\$850.00	\$1,105.00
Loggervale, Aasylei	12/25/2023	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of email from client (.1);	В 0	.10	\$850.00	\$85.00
Loggervale, Aasylei	12/26/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of email from JSM to clients (.1);	В 0	.10	\$850.00	\$85.00
Loggervale, Aasylei	12/29/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of email from JSM to clients (.1);	В 0	.10	\$850.00	\$85.00
Loggervale, Aasylei	12/30/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of email from clients (.1); review of email from JSM to clients (.1); review of declarations of plaintiffs regarding vaccination status (.2);		.40	\$850.00	\$340.00
Loggervale, Aasylei	12/31/2021	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of email from clients (.1); review further emails from JSM and clients (.2);		.30	\$850.00	\$255.00

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Client	Date	Matter	Staff	Description	Type Iou	1 <b>1</b> S	Rate	Total
Loggervale, Aasylei	1/3/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Telephone call from JSM regarding status (.2); review of RESPONSE re [149] Order regarding COVID vaccination status (.1); review of Defendants' Statement re COVID Vaccination status (.1);	B 0.	.40	\$850.00	\$340.00
Loggervale, Aasylei	1/19/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of ORDER DENYING PLAINTIFFS' REQUEST FOR COVID-19 VACCINE EXEMPTION FOR IN-PERSON TRIAL (.1); telephone call from JSM regarding same (.3); review of email from JSM (.1);	В 0.	.50	\$850.00	\$425.00
Loggervale, Aasylei	2/8/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of email from opposing counsel (.1); telephone call to JSM (.6); email to JSM (.1);	В 0.	.80	\$850.00	\$680.00
Loggervale, Aasylei	2/9/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of email from JSM to clients;	B 0.	.10	\$850.00	\$85.00
Loggervale, Aasylei	2/14/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Email to Judge Beeler; email to JSM (.1); review and respond to email from JSM (.2); telephone call from JSM (.3); review of email from JSM to opposing counsel (.1);	В 0.	.70	\$850.00	\$595.00
Loggervale, Aasylei	2/21/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of email from Judge Beeler (.1); email to JSM (.1); review of email from JSM (.1);	В 0.	.30 :	\$850.00	\$255.00
Loggervale, Aasylei	2/24/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Telephone call to JSM (.1); email to Judge Beeler (.1); review of email from Judge Beeler (.1);	В 0.	.30 \$	\$850.00	\$255.00

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Client	Date	Matter	Staff	Description	Туре	Iours	Rate	Total
Loggervale, Aasylei	3/30/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of email from client (1.); telephone call to JSM (.2); review of email from JSM (.1);	В	0.40	\$850.00	\$340.00
Loggervale, Aasylei	6/14/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of email from client (1.); telephone call to JSM (.1); email to clients (.1);	В	0.30	\$850.00	\$255.00
Loggervale, Aasylei	6/16/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Telephone call to JSM regarding status and request for trial date (.2); review of email from JSM to opposing counsel (.1);	В	0.30	\$850.00	\$255.00
Loggervale, Aasylei	6/17/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Email to JSM regarding Certificate of Counsel and request for CMC (.1);	В	0.10	\$850.00	\$85.00
Loggervale, Aasylei	6/19/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review and respond to email from JSM (.1);	В	0.10	\$850.00	\$85.00
Loggervale, Aasylei	6/20/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of Plaintiff's PLAINTIFFS' REQUEST FOR CASE MANAGEMENT CONERENCE AND/OR TRIAL SETTING (.1); review and respond to email from JSM (.1); email to clients (1.);	В	0.30	\$850.00	\$255.00
Loggervale, Aasylei	6/22/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review ORDER RE TRIAL DATE (.1); telephone call from JSM (.3);	В	0.40	\$850.00	\$340.00
Loggervale, Aasylei	6/23/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Multiple emails to clients regarding trial date and scheduling (.3);	В	0.30	\$850.00	\$255.00

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Client	Date	Matter	Staff	Description	Туре	Iours	Rate	Total
Loggervale, Aasylei	6/30/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Telephone conference with JSM (.2); review of email from JSM (.1); review and respond to email from clients (.2);	В	0.50	\$850.00	\$425.00
Loggervale, Aasylei	7/1/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review and respond to email from JSM (.1); email to clients (.1); review and respond to email from CP (.1);	В	0.30	\$850.00	\$255.00
Loggervale, Aasylei	7/2/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	review and respond to email from CP (.1);	В	0.10	\$850.00	\$85.00
Loggervale, Aasylei	7/8/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of email from JSM;	В	0.10	\$850.00	\$85.00
Loggervale, Aasylei	7/10/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review and respond to email from CP's office;	В	0.10	\$850.00	\$85.00
Loggervale, Aasylei	8/9/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Email to CP (.1); telephone call from JSM (.3);	В	0.40	\$850.00	\$340.00
Loggervale, Aasylei	8/10/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Lengthy meeting with CP and JSM in Kenwood to prepare themes for trial presentation (4.0); travel to and from meeting (.8); email to clients (.2);	В	5.00	\$850.00	\$4,250.00
Loggervale, Aasylei	8/14/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Email to clients (.1); review of email from CP (.1);	В	0.20	\$850.00	\$170.00
Loggervale, Aasylei	8/15/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review and respond to email from JSM (.1); review and respond to further email from JSM (.1); telephone call from	В	0.40	\$850.00	\$340.00

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Client	Date	Matter	Staff	Description	Type	Iours	Rate	Total
Loggervale, Aasylei	8/16/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Multiple telephone calls to client (.3); email to JSM and CP (.1); email to client (.1); review of email from CP (.1);	В	0.60	\$850.00	\$510.00
Loggervale, Aasylei	8/18/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review and respond to email from JSM (.1); review and respond to email from CP (.1); email to clients (.1); review of email from clients; (.1);	В	0.40	\$850.00	\$340.00
Loggervale, Aasylei	9/2/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review and respond to email from CP (.1);	В	0.10	\$850.00	\$85.00
Loggervale, Aasylei	9/3/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Travel from Santa Rosa to SFO (1.8); flight from SFO to Las Vegas (3.7); email to clients (.1); review of email from clients (.1); review of email from CP (.1);	В	5.80	\$850.00	\$4,930.00
Loggervale, Aasylei	9/4/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Travel from hotel to meeting with clients (.3); meeting with clients, JSM, and CP (2.0); follow up meeting with JSM and CP (.3); travel to airport (.4); flight from Las Vegas to SFO (4.1); return to Santa Rosa from SFO (1.4);	В	8.50	\$850.00	\$7,225.00
Loggervale, Aasylei	9/5/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Email to JSM and CP (.1); legal research regarding recent 9th Circuit appellate decision Vanegas v. City of Pasadena involving reasonable suspicion following an investigatory stop(.3);	В	0.40	\$850.00	\$340.00
Loggervale, Aasylei	9/6/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review and respond to emails from JSM and CP (.2);	В	0.20	\$850.00	\$170.00

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Client	Date	Matter	Staff	Description	Type	lours	Rate	Total
Loggervale, Aasylei	9/7/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Email to clients;	В	0.10	\$850.00	\$85.00
Loggervale, Aasylei	9/8/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Email to CP and JSM;	В	0.10	\$850.00	\$85.00
Loggervale, Aasylei	9/8/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Email to JSM (.1); review and respond to multiple emails from JSM (.1);	В	0.20	\$850.00	\$170.00
Loggervale, Aasylei	9/9/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of email from CP (.1); telephone call to JSM (.1); review of multiple emails from JSM (.2); review of email from clients (.1); review of further email from JSM (.1); review of further email from client (.1); review of multiple emails from JSM (.1); respond to multiple emails from JSM (.1); respond to multiple emails from JSM (.1);	В	0.90	\$850.00	\$765.00
Loggervale, Aasylei	9/10/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of email from clients (.1); review of email from CP (.1);	В	0.20	\$850.00	\$170.00
Loggervale, Aasylei	9/12/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review and respond to email from JSM regarding complying with Court's sealing order in Dkt. 146) (.2); review Judge Alsup's Order on Motion to Seal (Dkt. 146) (.2); telephone conference with MSK Re Order Re Motions to Seal (Dkt. 146) (.3); email to Karen Jo Koonan (.2); further email to CP and JSM (.1);		1.00	\$850.00	\$850.00

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Client	Date	Matter	Staff	Description	Type	lours	Rate	Total
Loggervale, Aasylei	9/13/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of email from CP (.1); email to Karen Jo Koonan (.1); further email to CP and JSM (.1); review and respond to email from MSK regarding compliance with Judge Alsup's Order on Motion to Seal (Dkt. 146);	В	0.40	\$850.00	\$340.00
Loggervale, Aasylei	9/14/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review and respond to email from Karen Jo Koonan (.1); review of email from CP (.1); review of email from JSM (.1); legal research regarding recent 9th Circuit appellate decision USA v. Guerrero involving de facto arrest after lengthy detention (.9); email to CP and JSM regarding same (.1):	В	1.30	\$850.00	\$1,105.00
Loggervale, Aasylei	9/15/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Email to JSM (.1); telephone call from JSM (.2); conference call with Karen Jo Koonan, JSM, and CP (.3); separate conference call with JSM and CP (.2); review of email from (.1);	В	0.90	\$850.00	\$765.00
Loggervale, Aasylei	9/16/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of email from CP (.1); review of email from JSM (.1);	В	0.20	\$850.00	\$170.00
Loggervale, Aasylei	9/19/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of email from CP (.1); review and respond to email from JSM (.1);	В	0.20	\$850.00	\$170.00
Loggervale, Aasylei	9/21/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of multiple emails from JSM (.2); review of email from CP (.1); review of NOTICE OF APPEARANCE BY CRAIG M. PETERS OF ALTAIR LAW LLP;	В	0.40	\$850.00	\$340.00

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Client	Date	Matter	Staff	Description	Type I	ours	Rate	Total
Loggervale, Aasylei	9/27/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Email to JSM (.1); review and respond to email from JSM (.1); telephone call to JSM regarding status and review of pre-trial submissions (.9); email to JSM and CP (.1); email to MSK regarding pre-trial submissions (.1);	В	1.30	\$850.00	\$1,105.00
Loggervale, Aasylei	10/4/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Multiple conversations with MSK regarding complying with Court's redaction Order (.3); review of multiple emails from MSK regarding complying with Court's redaction Order (.1); email to CP and JSM regarding complying with Court's redaction Order (.1);	В	0.50	\$850.00	\$425.00
Loggervale, Aasylei	10/6/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Telephone call to JSM (.2);	В	0.20	\$850.00	\$170.00
Loggervale, Aasylei	10/12/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Telephone call to JSM (.1);	В	0.10	\$850.00	\$85.00
Loggervale, Aasylei	10/17/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of all pre-trial submissions filed prior to November 29, 2021 trial date (1.5); telephone call to JSM (.2);	В	1.70	\$850.00	\$1,445.00
Loggervale, Aasylei	10/19/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of Docket Text: Received two CDs re [159] OPPOSITION TO DEFENDANTS MOTION FOR SUMMARY JUDGMENT	В	0.10	\$850.00	\$85.00

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Client	Date	Matter	Staff	Description	Туре	lours	Rate	Total
Loggervale, Aasylei	10/20/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of Docket Text: OPPOSITION/RESPONSE (re [160] MOTION to Amend/Correct [94] Opposition/Response to Motion, Redacted Per Order Re Motions to Seal [146], [159] MOTION for Partial Summary Judgment ) filed byCounty of Alameda, Anthony DeSousa, Steven Holland, Keith Leeper, Monica Pope (.1);	В	0.10	\$850.00	\$85.00
Loggervale, Aasylei	10/24/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Telephone call with JSM regarding status (.1); email to JSM (.1);	В	0.20	\$850.00	\$170.00
Loggervale, Aasylei	10/27/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review and respond to multiple emails from JSM (.2);	В	0.20	\$850.00	\$170.00
Loggervale, Aasylei	10/31/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of email from JSM (.1);	В	0.10	\$850.00	\$85.00
Loggervale, Aasylei	11/1/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of email from Judge Alsup's clerk (.1); Zoom call with JSM (1.0); email to CP (.1)	В	1.30	\$850.00	\$1,105.00
Loggervale, Aasylei	11/4/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of email from MSK to JSM regarding trial calendar (.1);	В	0.10	\$850.00	\$85.00
Loggervale, Aasylei	11/6/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of email from JSM (.1); review of further email from JSM (.1);	В	0.20	\$850.00	\$170.00

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Client	Date	Matter	Staff	Description	Туре	Iours	Rate	Total
Loggervale, Aasylei	11/7/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Zoom meeting with CP, JSM, and Karen Jo Koonan (.8); finalize Trial Calendar (.2); email to CP and JSM regarding Trial Calendar (.1); review of email from JSM (.1); email to clients (.1).	В	1.30	\$850.00	\$1,105.00
Loggervale, Aasylei	11/9/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Telephone call to client (.2);	В	0.20	\$850.00	\$170.00
Loggervale, Aasylei	11/10/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Email to attorney Panos Lagos regarding civil rights trial before Judge Alsup (.1); review of email from clients (.1); email to CP and JSM (.1);	В	0.30	\$850.00	\$255.00
Loggervale, Aasylei	11/13/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Telephone call to CP (.2); email to jury consultant (.1);	В	0.30	\$850.00	\$255.00
Loggervale, Aasylei		Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of email from jury consultant Koonan (.1); email to CP (.1); telephone call to clients (.2); email to Koonan (.1); email to clients (.1);	В	0.60	\$850.00	\$510.00
Loggervale, Aasylei	11/16/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review and respond to email from jury consultant Koonan (.2); email to clients (.1);	В	0.30	\$850.00	\$255.00
Loggervale, Aasylei	11/19/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of email from jury consultant Koonan (.1); email to CP (.1); review of email from JSM (.1);	В	0.30	\$850.00	\$255.00
Loggervale, Aasylei	11/20/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of email from CP (.1); telephone call to clients (.2); email to clients (.1); review and respond to multiple emails from clients (.2);	В	0.60	\$850.00	\$510.00

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Client.	Date	Matter	Staff	Description	Туре	lours	Rate	Total
Loggervale, Aasylei	11/21/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Lengthy telephone conference with clients (.7); email to jury consultant (.1); email to clients (.1); review of email from jury consultant (.1); further email to clients (.1);	В	1.10	\$850.00	\$935.00
Loggervale, Aasylei	11/26/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Email to clients (.1);	В	0.10	\$850.00	\$85.00
Loggervale, Aasylei	11/27/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of email from client (.1); telephone call from JSM (.4); Zoom conference call with clients, Karen Jo Koonan, and CP (2.2); follow up Zoom conference with CP (.2) email to clients (.1);	В	3.00	\$850.00	\$2,550.00
Loggervale, Aasylei	11/28/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review and respond to email from CP (.1);	В	0.10	\$850.00	\$85.00
Loggervale, Aasylei	11/30/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review and respond to multiple emails from MSK regarding uploading to Dropbox folders containing Depositions, Discovery, Evidence, Pleadings, and Trial (.2);	В	0.20	\$850.00	\$170.00
Loggervale, Aasylei	12/1/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of further email from MSK regarding Dropbox migration project (.1);	В	0.10	\$850.00	\$85.00

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Client	Date	Matter	Staff	Description	Туре	Iours	Rate	Total
Loggervale, Aasylei	12/8/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of email from CP (.1); multiple emails to and from Ivan Puchalt, Esq. regarding recent civil rights trial in Federal Court for the Southern District of California (.2); review and respond to multiple emails from KM regarding focus group (.1); review of email from Trial Survey Group regarding focus group (.1);	В	0.50	\$850.00	\$425.00
Loggervale, Aasylei	12/9/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review and respond to multiple emails from Kevin Morisson regarding focus group (.2); lengthy telephone conference with Kevin Morisson of Altair Group and Trial Survey Group regarding focus group (1.6); follow up email to Chris Denove of Trial Survey Group (.2);	В	2.00	\$850.00	\$1,700.00
Loggervale, Aasylei	12/10/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review and respond to email from Chris Denove (.2); review of email from CP (.1); review and respond to email from JSM (.1);	В	0.40	\$850.00	\$340.00
Loggervale, Aasylei	12/11/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review and respond to multiple emails from JSM (.2); Zoom meeting with JSM (.7); review of email from JSM (.1); email to CP and JSM (.1); prepare materials for focus group (1.8); review and respond to multiple emails from CP (.2);	В	3.10	\$850.00	\$2,635.00
Loggervale, Aasylei	12/12/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review and respond to email from CP (.1);	В	0.10	\$850.00	\$85.00

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Client	Date	Matter	Staff	Description	Type l	ours	Rate	Total
Loggervale, Aasylei	12/13/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Prepare chronology and related materials for focus group (3.2); email to Chris Denove regarding same (.1);	В	3.30	\$850.00	\$2,805.00
Loggervale, Aasylei	12/15/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of email from Chris Denove (.1); review of file to answer questions for focus group survey (1.9); email to CP and JSM regarding same (.1); lengthy Zoom call with JSM and CP (1.5); review of multiple emails from CP (.2); review of multiple emails from JSM (.2); email to Chris Denove addressing questions about trial survey questionnaire (.2) email to MSK regarding punch list following Zoom call with JSM and CP (.1);	В	4.30	\$850.00	\$3,655.00
Loggervale, Aasylei	12/16/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of email from JSM (.1); review of email from Chris Denove (.1); review of email from office of CP (.1); multiple telephone calls from Chris Denove (.9);	В	1.20	\$850.00	\$1,020.00
Loggervale, Aasylei	12/17/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of multiple emails from JSM (.1);	В	0.10	\$850.00	\$85.00
Loggervale, Aasylei	12/18/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review and respond to email from CP (.1);	В	0.10	\$850.00	\$85.00
Loggervale, Aasylei	12/20/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of email from JSM (.1);	В	0.10	\$850.00	\$85.00

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Client	Date	Matter	Staff	Description	Туре	Iours	Rate	Total
Loggervale, Aasylei	12/21/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of email from Judge Alsup's clerk (.1); email to CP and JSM regarding same (.1); review of FRIENDLY REMINDER OF UPCOMING TRIAL AND FINAL PRETRIAL CONFERENCE from Judge Alsup (.1); email to CP and JSM regarding same (.1);	В	0.40	\$850.00	\$340.00
Loggervale, Aasylei	12/22/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of email from JSM (.1);	В	0.10	\$850.00	\$85.00
Loggervale, Aasylei	12/23/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Respond to email from Chris Denove (.1); email to JSM and CP (.1); separate email to CP (.1);	В	0.30	\$850.00	\$255.00
Loggervale, Aasylei	12/27/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of email from Alicia Campbell of Trial Lawyers/Trial Scientists (.1); review of email from Kevin Morrison of Altair Group (.1); email to Alicia Campbell (.1); review and respond to email from KM (.1); legal research regarding motions in limine (1.0)	В	1.30	\$850.00	\$1,105.00
Loggervale, Aasylei	12/28/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Email to CP and JSM (.1);	В	0.10	\$850.00	\$85.00

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Client	Date	Matter	Staff	Description	Type I	ours	Rate	Total
Loggervale, Aasylei	12/29/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of transcripts of body camera videotapes of Holland and Pope (2.2); legal research regarding motions in limine (1.2); review and respond to email from Chris Denove requiring review of deposition transcripts of Holland and Aasylei Loggervale (.6); detailed email regarding motions in limine to CP and JSM (.3); review and respond to email from JSM (.1)		4.40	\$850.00	\$3,740.00
Loggervale, Aasylei	12/30/2022	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of email from Chris Denove (.1);	В	0.10	\$850.00	\$85.00
Loggervale, Aasylei	1/5/2023	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Email to JSM and CP (.2);	В	0.20	\$850.00	\$170.00
Loggervale, Aasylei	1/7/2023	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Telephone call from CP (.4); summary email to CP and JSM (.3); email to CP (.1); review and respond to email from jury consultant (.1); prepare motions in limine (3.1); email to Scott DeFoe (.1);	В	4.10	\$850.00	\$3,485.00
Loggervale, Aasylei	1/8/2023	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Prepare motions in limine (1.8); legal research regarding FRE 403 (1.1); Zoom call with CP and JSM (1.4); review and respond to multiple emails from CP (.4);		4.70	\$850.00	\$3,995.00

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Client	Date	Matter	Staff	Description	Туре	Iours	Rate	Total
Loggervale, Aasylei	1/9/2023	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of Notice of Electronic Filing Further Jury Trial set for 1/31/2023, 2/1/2023, 2/2/2023, 2/3/2023 07:30 AM in San Francisco, Courtroom 12, 19th Floor before Judge William Alsup (.1); email to MSK regarding same (.1); email to Koonan (.1); telephone call to Koonan (.2); email to JSM and CP (.2); email to clients (.1); review and respond to email from CP (.1); prepare motions in limine (2.2); further email to Koonan (.1); email to JSM regarding MILs (.2);	В	3.40	\$850.00	\$2,890.00
Loggervale, Aasylei	1/10/2023	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Prepare motions in limine (4.2); email to clients (.1); email to CP and JSM (.2); review of email from JSM (.1); telephone call to Aasylei Hardge-Loggervale (.4); email to Aasylei Hardge-Loggervale (.1); email to Aasylei Hardge-Loggervale (.1) email to Aaottae Loggervale (.1); review of email from Koonan (.1); review of email from Aaottae Loggervale (.1);	В	5.50	\$850.00	\$4,675.00

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Client	Date	Matter	Staff	Description	Туре	Iours	Rate	Total
Loggervale, Aasylei	1/11/2023	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Prepare motions in limine (4.5); review and respond to email from JSM (.1); further email to JSM (.1); telephone call and email to Scott DeFoe (.1); further email to JSM (.1); telephone call and email to Koonan (.2); email to clients (.2); schedule separate Zoom appointments with Koonan and clients (.2); review of email from Aasylei Hardge-Loggervale (.1); further email to Koonan (.1); telephone call from JSM (.2); email to MSK (.1); review and respond to further email from JSM (.1);	В	6.10	\$850.00	\$5,185.00
Loggervale, Aasylei	1/12/2023	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Telephone call from Scott DeFoe (.1); email to Scott DeFoe (.1); telephone call to MSK regarding serving MILs (.2); finalized MILs (.5); review of email from MSK (.1); prepare FRCP 26(a)(3) Disclosures (.2); email to JSM regarding same (.1);	В	1.30	\$850.00	\$1,105.00
Loggervale, Aasylei	1/13/2023	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Lengthy telephone call from JSM (1.0); review of multiple emails from JSM to opposing counsel (.2); review of email from opposing counsel (.1); review and respond to further email from opposing counsel (.1); email to Trial Survey Group (.1); review of Plaintiff's Pretrial Conference Statement filed with the Court (.1);	В	1.60	\$850.00	\$1,360.00

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Client	Date	Matter	Staff	Description	Туре	lours	Rate	Total
Loggervale, Aasylei	1/16/2023	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review and respond to email from CP (.1); review and respond to email from Trial Survey Group (.1); review of email from CP (.1);	В	0.30	\$850.00	\$255.00
Loggervale, Aasylei	1/17/2023	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of email from Trial Survey Group (.1); review of case presentation for focus group (.5); email to JSM (.1); respond to email from Trial Survey Group (.1); review and respond to email from JSM (.1); telephone call from JSM (.3); review and respond to email from CP (.1); review of revised case presentation by JSM (.7); email to clients (.1); email to JSM (.1);	В	2.20	\$850.00	\$1,870.00
Loggervale, Aasylei	1/18/2023	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Telephone call from JSM (.3); review of email from JSM to Trial Survey Group (.1); review of email from Trial Survey Group (.1); review of further email from JSM to Trial Survey Group (.1); further emails to and from JSM and Trial Survey Group (.2); further email to JSM (.1);	В	0.90	\$850.00	\$765.00
Loggervale, Aasylei	1/19/2023	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of email from JSM (.1); telephone call to JSM (.1); conference call with JSM and opposing counsel (.3); further telephone call to JSM (.2); review and respond to further email from JSM (.2);	В	0.90	\$850.00	\$765.00

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Client	Date	Matter	Staff	Description	Туре	Iours	Rate	Total
Loggervale, Aasylei	1/20/2023	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Email to CP and JSM (.1); review of email from CP (.1); review of email from DSM (.1); review of email from JSM (.1); review of email from Lient (.1); telephone call from JSM (.1); review of Letter from All Counsel re Pretrial Submissions (.1); email to Aasylei Hardge-Loggervale (.1); telephone call from Trial Survey Group (.2); telephone call to clients (.2); email to clients (.1); review of email from AAsylei Loggervale (.1); telephone call to AAsylei Loggervale (.1); review and respond to multiple emails from AAsylei Loggervale (.2); email to Trial Survey Group (.1); further telephone call to AAsylei Loggervale (.3);	В			\$1,870.00
Loggervale, Aasylei	1/21/2023	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Zoom conference call with JSM and CP (1.4); email to CP and JSM (.1); email to Trial Survey Group (.1); review and respond to email from Trial Survey Group (.1); telephone call to Chris Denove of Trial Survey Group (.6); review and respond to email from JSM (.1);	В	2.40	\$850.00	\$2,040.00
Loggervale, Aasylei	1/22/2023	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review and respond to multiple emails from CP and JSM (.2);	В	0.20	\$850.00	\$170.00

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Client	Date	Matter	Staff	Description	Туре	Iours	Rate	Total
Loggervale, Aasylei	1/23/2023	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Email to clients (.2); review of email from opposing counsel (.1); telephone call to JSM (.3); review of email from JSM (.1); review and respond to email from clients (.1); review of email from CP (.1);	В	0.90	\$850.00	\$765.00
Loggervale, Aasylei	1/24/2023	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of email from JSM (.1); review of ORDER RE FILINGS FOR FINAL PRETRIAL CONFERENCE (.1); telephone call to JSM regarding same (.2); further telephone call from JSM (.2); review and respond to multiple emails from JSM (.2); further telephone call to JSM (.2); review Proposed STIPULATION AND PROPOSED ORDER FOR DISMISSAL WITH PREJUDICE OF CERTAIN PARTIES AND CAUSES OF ACTION, pursuant to [F.R.C.P. Rule 41(a)(1)(A)(ii)] (.2); review of further email from JSM (.1);		1.30	\$850.00	\$1,105.00

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Client	Date	Matter	Staff	Description	Туре	Iours	Rate	Total
Loggervale, Aasylei	1/25/2023	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Telephone conference with Ben Orem, General Counsel/Litigation Manager for George Hills Adjuster, and JSM (.8); review multiple emails from opposing counsel (.2); telephone call with JSM (.3); email to JSM and CP (.1); review of email from JSM to clients (.1); review of email from clients (.1); review of STIPULATION WITH PROPOSED ORDER TO DISMISS CERTAIN PARTIES AND CLAIMS (.1); further telephone call to JSM (.2); review and revise JOINT [PROPOSED] PRE-TRIAL ORDER (.1); further email to JSM (.1); review of further multiple emails from JSM (.2); review of email from client (.1); review of Proposed Verdict Form and Proposed Jury Instructions (.3); further email to JSM (.1);	В	2.80	\$850.00	\$2,380.00
Loggervale, Aasylei	1/26/2023	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review and respond to email from JSM (.1); review of email from Court (.1); review of multiple emails from JSM and opposing counsel (.2); review of MOTION in Limine Nos. 1-5 and Declaration and Exhibits in Support filed by County of Alameda (.7); review of Joint Pretrial Conference Statement (.1); review of email from CP (.1); review and respond to email from JSM (.1); review of further email from clients (.1);	В	1.50	\$850.00	\$1,275.00

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Client	Date	Matter	Staff	Description	Type Io	urs	Rate	' Total
Loggervale, Aasylei	1/27/2023	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of email from JSM (.1); email to JSM and CP (.1); review of email from Ben Orem (.1); review of NOTICE RE TRIAL DURATION AND SCHEDULING (.1);	В	0.30	\$850.00	\$255.00
Loggervale, Aasylei	1/28/2023	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of emails from CP and JSM (.1); telephone call from CP (.1); email to CP and JSM (.1);	В	0.30	\$850.00	\$255.00
Loggervale, Aasylei	1/29/2023	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Email to client (.1); email to Trial Survey Group (.1); review and respond to email from JSM (.1); review of email from CP (.1); review of multiple emails from client (.1); Zoom conference with JSM, Karen Jo Koonan, and clients (1.9); conference call with JSM and CP (.7); email to Koonan (.1); email to Trial Survey Group (.1); review and respond to further email from JSM (.1);		.40	\$850.00	\$2,890.00
Loggervale, Aasylei	1/30/2023	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Separate Zoom calls with AAottae and AAsylei (Mom), JSM and Koonan (2.6); review of ORDER ADOPTING [166] STIPULATION (.1); Zoom conference with JSM and CP (.5); review of email from Chris Denove (.1); review of email from CP (.1); review of email from JSM to opposing counsel (.1); review of email from CP (.1); telephone call to CP (.1); email to Trial Survey Group (.1); email to Koonan (.1); review of Defendant's Rule 68 Offer (.1);		00	\$850.00	\$3,400.00

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Client	Date	Matter	Staff	Description	Туре	Iours	Rate	Total
Loggervale,	1/31/2023	Loggervale v.	Brian		В	8.30	\$850.00	\$7,055.00
Aasylei	1,01,2020	Alameda	Gearinger	Review of email from JSM (.1);	_	0.00	# 3 <b>3</b> 3,0 3	# · , · · · · ·
11asylei		County	Gearinger	review of email from CP (.1);				
		Sheriff's		review of ORDER RE				
		Office		PRETRIAL CONFERENCE				
		Office		MATERIALS (.1); review of				al salve sandra
				` *				and the state of
		****		further email from JSM (.1);				
	171			attend Zoom call with Trial				
		4		Survey Group, CP, and JSM				1
				(1.0); review of further email				
				from JSM (.1); review of multiple				
		-		emails from opposing counsel				1
				(.2); multiple emails to and from				
		4440		Panos Lagos (.2); review of				
		The state of the s		Proposed Form of Verdict by				7)
Total Control				County of Alameda, Steven				
				Holland, Monica Pope (.1);				
***************************************				review and revise PLAINTIFFS'				
	1779			RESPONSE TO ORDER RE				
				PRETRIAL CONFERENCE				
				MATERIALS (DKT. 175) (.2);				
	***************************************			email to JSM regarding same (.1);				
				review of further email from				
				Trial Survey Group (.1); review				
				of Proposed Jury Instructions by				
				Aasylei Hardge-Loggervale,				
				Aaottae Loggervale, Aasylei				
				Loggervale [AMENDED				
				PROPOSED JOINT JURY				
				INSTRUCTIONS] (.1); review				
	ATTENDED TO THE PERSON OF THE			of Proposed Form of Verdict by				
				Aasylei Hardge-Loggervale,				
				Aaottae Loggervale, Aasylei				
				Loggervale [PLAINTIFFS'				
				AMENDED PROPOSED				
				VERDICT] (.1); review of				
				multiple emails from JSM (.2);				
				review of RESPONSE re [175]				
				Order by Aasylei				
	4			Hardge-Loggervale, Aaottae				
				Loggervale, Aasylei Loggervale				
				(.1); prepare for argument on				
	***************************************			MILs and Jury Instructions at				
				Pre-trial Conference (4.9);				
				conference call with Panos				
				Lagos, CP, and JSM (.5);				
		***************************************						
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Client	Date	Matter	Staff	Description	Type Io	ours	Rate	Total
Loggervale, Aasylei	2/1/2023	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review and respond to email from JSM (.1); travel to and from San Francisco, attend Final Pre-Trial Conference, meet with CP and JSM before and after Final Pre-Trial Conference (7.6); review of multiple emails from CP and JSM (.1);		7.80	\$850.00	\$6,630.00
Loggervale, Aasylei	2/2/2023	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of email from Courtroom Deputy for Judge Alsup (.1); review of Minute Entry for proceedings held before Judge William Alsup (.1); review of multiple emails from JSM (.1); telephone call to JSM (.3); review of email from CP (.1); review of email from JSM (.1); review of further email from JSM (.1); review and reply to email from Jasleen Singh of Altair Group (.1); review of email from JSM (.1); review of email from CP (.1);	В	1.20	\$850.00	\$1,020.00
Loggervale, Aasylei	2/3/2023	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of email from CP (.1); review and respond to email from JSM (.1); review of email from JSM (.1); Zoom conference call with CP and JSM (1.0); review of further email from JSM (.1); review of Court's REQUEST FOR BRIEFING (1).	В	1.50	\$850.00	\$1,275.00
Loggervale, Aasylei	2/4/2023	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review and respond to multiple emails from CP and JSM (.3); review of Jury Profile Report from Trial Survey Group (.2); review and respond to email from Scott DeFoe (.1);	В	0.60	\$850.00	\$510.00

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Client	Date	Matter	Staff	Description	Type I	ours	Rate	Total
Loggervale, Aasylei	2/5/2023	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of deposition transcript of Captain Brodie for editing for trial presentation (2.5); email to JSM and CP regarding same (.1); review and respond to multiple emails from CP and JSM (.2); telephone call to CP (.1); review and respond to further emails from JSM (.1);	В	3.00	\$850.00	\$2,550.00
Loggervale, Aasylei	2/6/2023	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Zoom conference call with police expert DeFoe (1.1); further Zoom conference with JSM and CP (.3); multiple emails to and from DeFoe (.2); review and respond to multiple emails from JSM and CP (.3); review and revise draft Summary of Rulings on Motions in Limine (.4);	В	2.30	\$850.00	\$1,955.00

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Client	Date	Matter	Staff	Description	Туре	Iours	Rate	Total
Loggervale,	2/7/2023	Loggervale v.	Brian		В	MONTH AND		\$2,975.00
Aasylei		Alameda	Gearinger	Review and respond to multiple				
		County		emails from CP and JSM (2.);				
		Sheriff's		review of ORDER RE				
		Office	***************************************	PARTIES' JOINT SUMMARY				
			***************************************	SUBMISSION (.1); review of				
				PLAINTIFFS' REQUEST FOR				
				RULING ON TESTIMONY				
				OF ALAMEDA COUNTY				
				THROUGH PERSON MOST				
				KNOWLEDGEABLE (SGT.				
				MARTINEZ) WITHOUT				
				LIVE APPEARANCE (.1);				
			1	review and respond to further				
				multiple emails from CP and				
				JSM (.3); review of multiple				
			110	emails from Morgan Smith of				
				Cogent Legal (.1); review of				
				MOTION for Ruling on				
			1	Admissibility of Testimony of				
				Sgt. Martinez (.1); telephone call				
				to CP (.1); Zoom conference call				
				with CP and JSM (1.5); review				
			***************************************	and respond to multiple emails				
				from opposing counsel (.2);				
				review of Proposed Pretrial				
				Order re Joint Summary of				
				Rulings on Motions in Limine				
			***************************************	and Proposed Order by Monica	THE PERSON NAMED IN COLUMN TWO IS NOT THE PERSON NAMED IN COLUMN TWO IS NAMED IN COLUMN TW			
				Pope, County of Alameda,				
				Steven Holland (.1); further				
				telephone call from CP (.1);				
		1000		review and respond to further				
				emails from JSM and CP (.2);				
				separate emails to the three				
				plaintiffs (.3); review of email				
				from client (.1);				
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	of the State of th							
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Client	Date	Matter	Staff	Description	Туре	Iours	Rate	Total
Loggervale, Aasylei	2/8/2023	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review and respond to multiple emails from JSM (.2); telephone call from JSM (.2); review and respond to over 20 emails from CP, JSM, and Morgan Smith (.6); review of Final Pretrial Order (.1); review of ORDER RE PLAINTIFFS' MOTION FOR PMK DEPOSITION ADMISSIBLITY (.1); review of multiple emails from Jury Supervisor (.2);	В	1.40	\$850.00	\$1,190.00
Loggervale, Aasylei	2/9/2023	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Telephone conference with JSM and CP (1.2); review and respond to multiple emails from JSM and CP (.8); email to clients (.1); review of further emails from JSM and CP (.2);	В	2.30	\$850.00	\$1,955.00

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ClientDateMatterStaffDescriptionType IoursRateLoggervale, Aasylei2/10/2023Loggervale v. Alameda CountyBrian Gearinger Review PLAINTIFFS' BRIEF RE RELIANCE ONB2.00\$850.00	*
County Sheriff's Office OFFICERS TO MAKE DETENTION/ARREST (1); email to JSM regarding same (1); telephone call to CP and JSM (5); email to CP and JSM (3); review of Order Re PMK Deposition (1); review of multiple emails from JSM, CP, and opposing counsel (3); review of ECF version of RESPONSE re [184] Order PLAINTIFFS' BRIEF RE COLLECTIVE KNOWLEDGE DOCTRINE by Aasylei Hardge-Loggervale, Aaottae Loggervale, Aasylei Loggervale (1); review of RESPONSE re [184] Order re Collective Knowledge Doctrine by County of Alameda, Steven Holland, Monica Pope (1); review and respond to email from clients (3); review of OPPOSITION/RESPONSE (re [191] MOTION for Reconsideration of Ruling on Plaintiffs' Motion in Limine No. 1; Alternatively, Request for Leave to File Motion for Reconsideration fled by County of Alameda, Steven Holland, Monica Pope (1);	\$1,700.00

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Client	Date	Matter	Staff	Description	Туре	Iours	Rate	Total
Loggervale, Aasylei	2/11/2023	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Extensive trial preparation including review of deposition transcripts, body camera transcripts, discovery responses — both plaintiffs and defendants, and numerous telephone calls and emails with JSM and CP regarding same (9.5);	В	9.50	\$850.00	\$8,075.00
Loggervale, Aasylei	2/12/2023	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Further extensive trial preparation including review of deposition transcripts, body camera transcripts, discovery responses both plaintiffs and defendants, and numerous telephone calls with JSM and CP regarding same (5.2); review of multiple emails from CP and JSM (.3); travel from Santa Rosa to San Francisco (1.5); meeting with CP and JSM (1.8); further trial preparation (2.2);	В	10.00	\$850.00	\$8,500.00
Loggervale, Aasylei	2/13/2023	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Multiple emails to CP and JSM before trial (.4) prepare for trial before trial (.8); attend trial (6.5); meeting with AAsylei and AAottae Loggervale to prepare them for their trial testimony (1.6); prepare for trial the next day (1.9);	В	11.20	\$850.00	\$9,520.00
Loggervale, Aasylei	2/14/2023	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Multiple emails to CP and JSM before trial (.4) prepare for trial before trial (1.2); attend trial (6.7); meeting with all three plaintiffs to prepare them for their testimony (1.2); prepare for trial the next day (2.2); multiple emails to and from JSM (.2);	В	11.90	\$850.00	310,115.00

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Client	Date	Matter	Staff	Description	Туре	Lours	Rate	Total
Loggervale, Aasylei	2/15/2023	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Multiple emails to CP and JSM before trial (.5) prepare for trial before trial (1.4); attend trial (6.7); prepare for trial the next day (2.8); multiple emails to and from JSM (.2);	B	11.60	\$850.00	\$9,860.00
Loggervale, Aasylei	2/16/2023	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Multiple emails to CP and JSM before trial (.3) email to opposing counsel (.1); prepare for trial before trial (1.3); attend trial (6.4); meeting with clients, JSM, and CP after trial (.5); further meeting with CP and JSM to prepare for resumption of trial and remaining tasks (.8); return to Santa Rosa (1.5); email to CP and JSM (.1); email to clients (.1); review of CIVIL MINUTES and Trial Log for Jury Trial on Wednesday (.1);	В	10.20	\$850.00	\$8,670.00
Loggervale, Aasylei	2/17/2023	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review and respond to multiple emails from CP (.2); further multiple emails to and from CP (.2); review and respond to multiple emails from JSM (.2); telephone call from JSM (.4); review of further email from JSM (.1); review of further emails from JSM and CP (.2);	В	1.30	\$850.00	\$1,105.00
Loggervale, Aasylei	2/18/2023	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of Request for Critique of Jury Instructions (.1); review of comments by CP of Proposed Final Charge to the Jury (.2); Zoom call with CP and JSM (1.6);	В	1.90	\$850.00	\$1,615.00

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Client	Date	Matter	Staff	Description	Туре	Iours	Rate	Total
Loggervale, Aasylei	2/19/2023	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review and respond to multiple emails from clients, CP, and JSM (.3); review and revise PLAINTIFFS' OPPOSITION TO DEFENDANTS' RULE 50 MOTION (1.4); email to JSM regarding same (.1); review and revise PLAINTIFFS' RESPONSE TO REQUEST FOR RULE 50 BRIEFING (DKT. 208) (.3); email to JSM regarding same (.1); review and respond to email from AAsylei Hardge-Loggervale (.2);	В	2.50	\$850.00	\$2,125.00
Loggervale, Aasylei	2/20/2023	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of email from JSM (.1); email to CP (.1); review and respond to multiple emails from JSM regarding multiple briefings due to the Court (.3); telephone call to JSM (.3); further email to JSM (.1); telephone call to CP (.1); review and revise PLAINTIFFS' CRITIQUE OF COURT'S PROPOSED INSTRUCTIONS (DKT. 210) (.6); further email to JSM regarding same (.1); review of email from CP regarding same (.1); prepare PLAINTIFFS' SUBMISSION OF TRANSCRIPT EXCERPTS FOR VIDEOS PLAYED DURING TRIAL (.8); email to CP and JSM regarding same (.1);	В	2.70	\$850.00	\$2,295.00

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Client	Date	Matter	Staff	Description	Type Iours	Rate	Total
Loggervale, Aasylei		Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review and revise PLAINTIFFS' RESPONSE TO DEFENDANTS' CRITIQUE OF COURT'S PROPOSED INSTRUCTIONS (DKT. 210) (.5); email to JSM regarding same (.1); review of NOTICE RE FRIDAY CONFERENCE from Court (.1); email to CP and JSM regarding same (.1); review of email from CP (.1); telephone call to JSM (.1); review of DEFENDANTS' REPLY TO PLAINTIFFS' CRITIQUE ON JURY INSTRUCTIONS (.1); telephone call from JSM (.3); review and revise PLAINTIFFS' SUBMISSION OF TRANSCRIPT EXCERPTS FOR VIDEOS PLAYED DURING TRIAL (.9); email to CP and JSM regarding same (.1); review of multiple emails from CP and JSM regarding draft Power Point for closing argument (.2); review of multiple emails from CP and JSM (.2);			\$2,380.00
Loggervale, Aasylei	2/22/2023	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review and revise PLAINTIFFS' MOTION FOR PARTIAL JUDGMENT AS A MATTER OF LAW [FRCP 50] (.3); email to JSM regarding same (.1); review and respond to multiple emails from JSM (.1); telephone call from JSM (.3);	B 0.80	\$850.00	\$680.00

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Client	Date	Matter	Staff	Description	Туре	Iours	Rate	Total
Loggervale, Aasylei	2/23/2023	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review and respond to multiple emails from MK and JSM (.2); review of CLERK'S NOTICE Resetting Motion Hearings. Set/Reset Deadlines as to [211] MOTION for Judgment as a Matter of Law and [221] MOTION for Judgment as a Matter of Law PLAINTIFFS' MOTION FOR PARTIAL JUDGMENT AS A MATTER OF LAW (FRCP 50) (.1); review of DEFENDANTS' OPPOSITION TO PLAINTIFFS' MOTION FOR PARTIAL JUDGMENT AS A MATTER OF LAW [FRCP 50] (.2);	В	0.50	\$850.00	\$425.00
Loggervale, Aasylei	2/24/2023	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review and respond to multiple emails from JSM and CP (.3); telephone call from JSM (.4); review and respond to PLAINTIFFS' OBJECTIONS TO COURT'S PROPOSED FINAL CHARGE TO JURY (DKT. 226) (.6); email to JSM regarding same (.1); review of PLAINTIFFS' RESPONSE TO REQUEST FOR INFORMATION REGARDING USE OF EXHIBIT 11 IN TRIAL (.1); review of Court's PROPOSED FINAL CHARGE and Special Verdict Form (.1);	В	1.40	\$850.00	\$1,190.00

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Client	Date	Matter	Staff	Description	Туре	Iours	Rate	Total
Loggervale, Aasylei	2/25/2023	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review and respond to multiple emails from CP and JSM (.5); telephone call to CP (.1); review and revise PLAINTIFFS' OBJECTIONS TO COURT'S PROPOSED FINAL CHARGE TO JURY (DKT. 226) (.6); email to JSM regarding same (.1); review and respond to further multiple emails from CP and JSM (.2); review and revise PLAINTIFFS' OBJECTIONS TO COURT'S PROPOSED VERDICT FORM (DKT. 226-1) (.3); review of slides and outline for closing argument (.5); email to CP and JSM regarding same (.1);	B	2.40	\$850.00	\$2,040.00
Loggervale, Aasylei	2/26/2023	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of DEFENDANTS' RESPONSE TO COURT'S PROPOSED FINAL JURY INSTRUCTIONS AND SPECIAL VERDICT FORM (.2); review and respond to multiple emails from JSM and CP (.3); review and respond to further multiple emails from JSM and CP (.2); review of email from opposing counsel (.1); review of DEFENDANT DEPUTY STEVEN HOLLAND'S OBJECTION TO PLAINTIFFS' SUBPOENA (.1); email to JSM and CP regarding same (.1); review of outline for Pope Cross-examanination (.2); email to JSM regarding same (.1); email to clients (.1); travel from Santa Rosa to San Francisco (1.5);		2.90	\$850.00	\$2,465.00

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Client	Date	Matter	Staff	Description	Туре	lours	Rate	Total
Loggervale, Aasylei	2/27/2023	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Prepare for and attend trial (9.8); meeting with clients, CP, and JSM (.4); return to Santa Rosa (1.5); email to CP and JSM (.2);	В	11.90	\$850.00	310,115.00
Loggervale, Aasylei	2/28/2023	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of email from JSM (.1); email to clients (.1); review of Minute Entry for proceedings held before Judge William Alsup (.1); telephone call from JSM (.2); multiple emails to and from clients (.2); email to CP and JSM (.1);	В	0.80	\$850.00	\$680.00
Loggervale, Aasylei	3/1/2023	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Telephone call from CP and clients (.3); telephone call from JSM (.2); email to Scott DeFoe (.1); email to Karen Jo Koonan (.1); email to clients (.2); review of Minute Entry for proceedings held before Judge William Alsup (.1); review of jury note (.1); review of email from CP (.1); review of Minute Entry for proceedings held before Judge William Alsup (.1); review of AMENDED SPECIAL VERDICT FORM (.1); review of \$8.25m Jury Verdict (.1); review of FINAL JUDGMENT Signed by Judge Alsup (.1); meeting with CP (.3); review of email from JSM regarding post-trial matters (.1);	В	2.00	\$850.00	\$1,700.00

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Client	Date	Matter	Staff	Description	Туре	Iours	Rate	Total
Loggervale, Aasylei	3/2/2023	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review and respond to email from JSM (.1); review and respond to further multiple emails from CP and JSM (.2); email to local federal civil rights attorney John Houston Scott, Esq. regarding fee petition motions (.1); further email to JSM regarding fee petition motion (.1); email to Scott DeFoe regarding introduction to civil rights attorneys who have brought fee petition motions (.1); email to JSM and CP regarding post-trial matters (.2); review of email from CP (.1); review of email from Scott DeFoe (.1);	В	1.00	\$850.00	\$850.00
Loggervale, Aasylei	3/3/2023	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of email from opposing counsel (.1); review and respond to email from CP regarding retaining an economist (.3); review and respond to multiple emails regarding post-trial matters (.2); review of CLERK'S NOTICE re Exhibits (.1); review of further email from JSM (.1); telephone call from JSM (.3); review and respond to email from CP (.1); further email to CP and JSM regarding Fee Petition (.1); conference call with CP and JSM (.4);		1.70	\$850.00	\$1,445.00

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Client	Date	Matter	Staff	Description	Туре	lours	Rate	Total
Loggervale, Aasylei	3/4/2023	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of multiple emails from JSM (.1); review and respond to further email from JSM (.1); review of further email from JSM regarding post-trial matters (.1); email to clients regarding post-trial matters (.2); review and respond to email from CP (.1); review and respond to email from Steve Ghirardo, Certified Public Accountant (.2); legal research regarding post-judgment interest (.2); review and respond to email from CHOPRA KOONAN LITIGATION CONSULTING (.1); review and respond to further emails from JSM (.3); review further emails from JSM and CP (.2);	В	10111111111111111111111111111111111111	\$850.00	\$1,360.00
Loggervale, Aasylei	3/5/2023	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of email from JSM (.1);	В	0.10	\$850.00	\$85.00
Loggervale, Aasylei	3/6/2023	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Telephone call from AAsylei Hardge-Loggervale (.3); telephone call to CP (.1); email to clients (.1); telephone call from AAsylei Loggervale (.3); review of email from opposing counsel (.1); review and respond to email from JSM (.2); review and respond to further email from JSM (.1); review of email from opposing counsel (.1); telephone call to JSM (.4); review of email from CP (.1); review of multiple emails from JSM (.2);	В	2.00	\$850.00	\$1,700.00

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Client	Date	Matter	Staff	Description	Туре	Iours	Rate	Total
Loggervale, Aasylei	3/7/2023	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Telephone call to CP (.4); review and respond to multiple emails from JSM and CP (.2); review of email from AAottae Loggervale (.1); review of emails from CP and JSM to AAottae Loggervale (.1); telephone call to AAottae Loggervale (.3) email to CP and JSM about telephone call to AAottae Loggervale (.1); review and respond to email from CPA Steve Ghirardo (.1); review of further email from AAottae Loggervale (.1); email to clients (.1);	В	1.50	\$850.00	\$1,275.00
Loggervale, Aasylei	3/8/2023	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Zoom meeting with clients, CP, and JSM (1.0); review of multiple emails from opposing counsel (.2); review of multiple emails from JSM (.2); review of multiple emails from CP (.2); multiple emails to CP and JSM (.2); review of STIPULATION AND PROPOSED ORDER SETTING DEADLINES FOR MOTION FOR FEES, COSTS, AND INTEREST (.1); review of ORDER RE POST TRIAL MOTIONS AND DENIAL OF STIPULATION (.2); review and respond to multiple emails from JSM and CP (.2);		2.30	\$850.00	\$1,955.00

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Client	Date	Matter	Staff	Description	Type I	ours	Rate	Total
Loggervale, Aasylei	3/9/2023	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review and respond to email from CPA Ghirardo (.1); telephone call to JSM (.3); telephone call to Ghirardo (.6); email to CP and JSM regarding assignment to Ghirardo (.3) email to Ghirardo (.2); review and respond to further email from Ghirardo (.1); review and respond to multiple emails from CP and JSM (.1); review and respond to multiple emails from JSM and CP (.5); review of email from Richard Pearl (.1); review of various declarations in support of motion for attorney fees (.1); prepare materials from BKG declaration in support of motion for attorneys' fees (.4);	В			\$2,380.00
Loggervale, Aasylei	3/10/2023	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review and respond to email from CP (.1); attend Zoom meeting with CP and JSM (.8); review and respond to multiple emails from JSM and CP (.2);	В	1.10	\$850.00	\$935.00
Loggervale, Aasylei	3/11/2023	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review and respond to multiple emails from JSM (.4); telephone call to JSM (.8); legal research regarding 9th Circuit cases addressing attorneys' fees petitions (.4); email to JSM and CP regarding same (.1); further email to JSM (.1);	В	1.80	\$850.00	\$1,530.00

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Client	Date	Matter	Staff	Description	Туре	Iours	Rate	Total
Loggervale, Aasylei	3/12/2023	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Review of email from JSM (.1); lengthy telephone call to JSM regarding motion for attorneys' fees, pre-judgment interest, costs, and detailed declaration regarding attorney time spent on various projects (1.3); email to Ghirardo (.1); review of email from Ghirardo (.1); review and respond to multiple emails from JSM (.2); review of Letter Requesting Clarification re Order re Post Trial Motions (Dkt. 241) (.1); review and respond to further multiple emails from JSM (.2);	В	2.10	\$850.00	\$1,785.00

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Client	Date	Matter	Staff	Description	Type		Rate	Tot
Loggervale,	3/13/2023	Loggervale v.	Brian		В	3.20	\$850.00	\$2,720.0
Aasylei		Alameda	Gearinger	Review of email from Ghirardo				
-		County		(.1); telephone call to Ghirardo				
		Sheriff's		(.2); email to JSM and CP				
		Office		regarding same (.1); review of				
		970		further email from Ghirardo (.1);				
				review and respond to further				
				email from JSM (.1); telephone				
				call to JSM (.1); review and				
				respond to further multiple				
				emails from JSM regarding				
				pre-judgment interest				
				calculations (.3); review of				
				CLARIFICATION RE				
				PLAINTIFFS' LETTER. Signed				
				by Judge Alsup (.1); review of				
			1	draft of PLAINTIFFS'				
				MOTION FOR				
	Treatment of the Control of the Cont			PRE-JUDGMENT INTEREST,				
				POST-JUDGMENT				
				INTEREST, AND				
			STATUTORY PENALTY					
				(FRCP 59(e)) (.2); review and				
				supplement draft Declaration of				
				Steven Ghirardo to include				
				details of his assignment (.7);				
				email to Ghirardo (.1); review				
				and respond to further email				
				from JSM (.1); review of BILL				
		7		OF COSTS by Aasylei				
				, ,				
				Hardge-Loggervale, Aaottae				
				Loggervale, Aasylei Loggervale.				
				Objections due by 3/27/2023				
				(Attachments: # (1) Declaration				
				Declaration of Joseph S. May in				
				Support of Plaintiff's Bill of				
	100			Statutory Costs) (.1); review and				
				revise draft Declaration of				
		1	***************************************	Matthew Davis in Support of				
				Plaintiff's Motion for Attorneys'				
	1			Fees and Costs (.2); review and				
				respond to email from JSM				
				regarding same (.1); finalized				
				Declaration of Steven Ghirardo				
				(.2); further email to Steven				
		***************************************		Ghirardo (.1); review of multiple				
	***		12.00	email to and from JSM and				
			La de la casa de la ca	Matthew Davis, Shareholder of				
				Walkup, Melodia, Kelly &				
				Schoenberger regarding				
				Declaration in Support of				
	1	THE PARTY OF THE P	****	Plaintiff's Motion for Attorneys'				Page 91
				Fees and Costs (.2)				

## Case 3:20-cv-04679-WHA Document 254-2 Filed 03/22/23 Page 109 of 134

Client Date Matter Staff Description Type lours Rate	Total
Loggervale, Aasylei  Loggervale v. Alameda County Sheriff's Office  Review and respond to email from Ghirardo (.1); email to JSM (.1); telephone call to JSM (.3); review of further email from JSM (.1); review and revise motion for Pre-Judgment Interest, and Statutory Penalty (.2); email to JSM regarding same (.1); organize and separate billing records for inclusion in project by project breakdown (2.2); prepare template for Declaration of John Scott in support of Attorneys' Fee Application (.3); email to JISP regarding same (.1); review of email from Pearl to JSM and JSM response (.1); review and respond to email from JSM (.1); email to CP (.1)	\$3,400.00

## Case 3:20-cv-04679-WHA Document 254-2 Filed 03/22/23 Page 110 of 134

Client D	ate	Matter	Staff	Description	Туре	Iours	Rate	Total
Loggervale, 3, Aasylei		Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Telephone call to JSM regarding Motion for Attorneys' Fees (.2); telephone call to Mark Mosley regarding Declaration in Support of Motion for Attorneys' Fees (.2); prepare template for Declaration of Mark Mosley in support of Attorneys' Fee Application (.2); email to Mark Mosley (.1) organize and separate billing records for inclusion in project by project breakdown (2.3); review of MOTION to Alter Judgment PLAINTIFFS' MOTION FOR INTEREST AND BANE ACT PENALTY (FRCP 59(e)) filed by Aasylei Hardge-Loggervale, Aaottae Loggervale, Aasylei Loggervale (.1); review and respond to email from JSM regarding declaration to recover non-statutory costs (.1);		3.20	\$850.00	\$2,720.00

## Case 3:20-cv-04679-WHA Document 254-2 Filed 03/22/23 Page 111 of 134

Client I	Date	Matter	Staff	Description	Type	lours	Rate	Total
Loggervale, Aasylei	5/16/2023	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	Telephone call to JSM regarding Motion for Attorneys' Fees (.5); organize and separate billing records for inclusion in project by project breakdown (3.6); review of draft declaration of JHS in support of Motion for Attorneys' Fees (.2); email to JSM regarding same (.1); review and respond to email from Mark Mosely regarding declaration in support of Motion for Attorneys' Fees (.1); multiple emails to and from JSM regarding Motion for Attorneys' Fees (.2); review of draft Declaration of Richard Pearl (.2); email to JSM regarding same (.1); prepare summary of qualifications for Mike Keck (.3); email to JSM regarding same (.1); review and respond to email from Richard Pearl (.1); telephone call to JHS regarding declaration (.2); review and respond to further emails from JSM about Motion for Attorneys' Fees (.2)		5.90	\$850.00	\$5,015.00

## Case 3:20-cv-04679-WHA Document 254-2 Filed 03/22/23 Page 112 of 134

Client	Date	Matter	Staff	Description	Туре	lours	Rate	Total
Loggervale, Aasylei	3/17/2023	Loggervale v. Alameda County Sheriff's Office	Brian Gearinger	review of draft declaration of Mark Mosely in support of Motion for Attorneys' Fees (.2); email to JSM regarding same (.1); organize and separate billing records for inclusion in project by project breakdown (3.4); review of email from JSM (.1); telephone call to JSM (.1); review of multiple emails from MLM (.2); email MLM Declaration to JSM (.1); review of email from JSM (.1); telephone call to MLM (.1); email to MLM (.1); review of email from Richard Pearl (.1); review of email from Richard Pearl (.1); review of multiple emails from JSM regarding attorney declarations (.2);	В	4.80	\$850.00	\$4,080.00
				Subtotal: Brian Gearinger	6	93.80	95	89,730.00
Loggervale, Aasylei	7/6/2020	Loggervale v. Alameda County Sheriff's Office	Mike Keck	Review and edit complaint;	В	1.10	American Carrest Contraction	\$357.50
Loggervale, Aasylei	7/13/2020	Loggervale v. Alameda County Sheriff's Office	Mike Keck	Review and revise final draft of complaint;	В	0.80	\$325.00	\$260.00
Loggervale, Aasylei	9/23/2020	Loggervale v. Alameda County Sheriff's Office	Mike Keck	Review Body Cam footage (1.8); draft Joint CMC Statement (.8);	В	2.60	\$325.00	\$845.00
Loggervale, Aasylei	10/28/2020	Loggervale v. Alameda County Sheriff's Office	Mike Keck	Prepare templates for discovery responses to interrogatories, request for admissions, and request for documents for all three plaintiffs (1.8);	В	1.80	\$325.00	\$585.00

## Case 3:20-cv-04679-WHA Document 254-2 Filed 03/22/23 Page 113 of 134

Client	Date	Matter	Staff	Description	Туре І	ours	Rate	Total
Loggervale, Aasylei	11/2/2020	Loggervale v. Alameda County Sheriff's Office	Mike Keck	Further updated templates for discovery responses to interrogatories, request for admissions, and request for documents for all three plaintiffs and insert draft responses (2.1);	В	2.10	\$325.00	\$682.50
Loggervale, Aasylei	11/19/2020	Loggervale v. Alameda County Sheriff's Office	Mike Keck	Download and organize Defendant's Document Production including documents and body camera videos (1.9);	В	1.90	\$325.00	\$617.50
Loggervale, Aasylei	12/1/2020	Loggervale v. Alameda County Sheriff's Office	Mike Keck	Convert Body cam videos to transferable files and send to Court Reporter Tina Velasquez (1.1);	В	1.10	\$325.00	\$357.50
Loggervale, Aasylei	12/29/2020	Loggervale v. Alameda County Sheriff's Office	Mike Keck	Download and organize Plaintiff's Document Production (.8);	В	0.80	\$325.00	\$260.00
Loggervale, Aasylei	1/5/2021	Loggervale v. Alameda County Sheriff's Office	Mike Keck	Compare body camera videos with draft transcripts (3.8); email possible corrections to court reporter (.4);	В	4.20	\$325.00	\$1,365.00
Loggervale, Aasylei	1/8/2021	Loggervale v. Alameda County Sheriff's Office	Mike Keck	Compare body camera videos with draft transcripts (1.1);	В	1.10	\$325.00	\$357.50
Loggervale, Aasylei	1/11/2021	Loggervale v. Alameda County Sheriff's Office	Mike Keck	Compare body camera videos with draft transcripts (1.2);	В	1.20	\$325.00	\$390.00
Loggervale, Aasylei	1/12/2021	Loggervale v. Alameda County Sheriff's Office	Mike Keck	Paralegal Compare body camera videos with draft transcripts (.8);	В	0.80	\$325.00	\$260.00

## Case 3:20-cv-04679-WHA Document 254-2 Filed 03/22/23 Page 114 of 134

Client	Date	Matter	Staff	Description	Туре	<b>Lours</b>	Rate	Total
Loggervale, Aasylei	1/13/2021	Loggervale v. Alameda County Sheriff's Office	Mike Keck	Compare body camera video AC_40 with draft transcript (1.9); email JSM re "Placard" (.1);	В	2.00	\$325.00	\$650.00
Loggervale, Aasylei	1/18/2021	Loggervale v. Alameda County Sheriff's Office	Mike Keck	Draft Administrative Motion Template (.8); Opposition to Administrative Motion template (.7); review local rules of the Northern District of California regarding Administrative Motion procedures (.3)	В	1.80	\$325.00	\$585.00
Loggervale, Aasylei	1/22/2021	Loggervale v. Alameda County Sheriff's Office	Mike Keck	Draft and compare Administrative motion to BKG Declaration regarding documents at issue (1.7); draft BKG declaration under seal (.7); BKG Declaration regarding meet and confer process in support of Plaintiff's Opposition to Defendants' motion to retain confidentiality and gather Exhibits A through D (.8);	В	3.20	\$325.00	\$1,040.00
Loggervale, Aasylei	1/25/2021	Loggervale v. Alameda County Sheriff's Office	Mike Keck	Review and revise Administrative Motion to file under seal (5.2); draft proposed order permitting filing under seal (.3); assemble exhibits on thumb drives (.8); telephone with Clerk (.2); email proposed order to court (.1).	В	6.60	\$325.00	\$2,145.00
Loggervale, Aasylei	1/26/2021	Loggervale v. Alameda County Sheriff's Office	Mike Keck	Multiple telephone calls with ECF clerk (.3); amend and e-file Administrative Motion to file under Seal (1.5);	В	1.80	\$325.00	\$585.00
Loggervale, Aasylei	2/4/2021	Loggervale v. Alameda County Sheriff's Office	Mike Keck	Review confidentiality order (.3); email to BKG and JSM (.2);	В	0.50	\$325.00	\$162.50

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Client	Date	Matter	Staff	Description	Type lours	Rate	Total
Loggervale, Aasylei	3/26/2021	Loggervale v. Alameda County Sheriff's Office	Mike Keck	Draft 2nd Amended Initial Disclosures (1.6);	B 1.60	\$325.00	\$520.00
Loggervale, Aasylei	4/23/2021	Loggervale v. Alameda County Sheriff's Office	Mike Keck	Order 4/23/2021 Hearing Transcript (.2);	В 0.30	\$325.00	\$97.50
Loggervale, Aasylei	5/19/2021	Loggervale v. Alameda County Sheriff's Office	Mike Keck	Telephone conference with BKG and JSM regarding organizing materials for Plaintiff's Motion for Partial Summary Adjudication (.5)	В 0.50	\$325.00	\$162.50
Loggervale, Aasylei	6/11/2021	Loggervale v. Alameda County Sheriff's Office	Mike Keck	Lengthy telephone conference with clients, JSM, and BG regarding depositions (.8); prepare and Fed Ex Chambers copies of unredacted portions of Plaintiff's Motion for Partial Summary Adjudication (.7)	B 1.50	\$325.00	\$487.50
Loggervale, Aasylei	6/14/2021	Loggervale v. Alameda County Sheriff's Office	Mike Keck	Telephone Conference with BKG and JSM (.6);	В 0.60	\$325.00	\$195.00
Loggervale, Aasylei	6/16/2021	Loggervale v. Alameda County Sheriff's Office	Mike Keck	Set up Discovery Response Templates (1.1); review Court's Standing Orders regarding trial (.4); update trial calendar (.4);	В 1.90	\$325.00	\$617.50
Loggervale, Aasylei	6/18/2021	Loggervale v. Alameda County Sheriff's Office	Mike Keck	Draft Discovery Response Templates for Aasylei Loggervale (.3); Aasylei Hardge-Loggervale (.3); and Aaottae Loggervale (.3);	В 0.90	\$325.00	\$292.50
Loggervale, Aasylei	8/5/2021	Loggervale v. Alameda County Sheriff's Office	Mike Keck	Paralegal Review and summarize Penal Code training articles (1.1);	B 1.10	\$325.00	\$357.50 Page 98

## Case 3:20-cv-04679-WHA Document 254-2 Filed 03/22/23 Page 116 of 134

Client	Date	Matter	Staff	Description	Type	lours	Rate	Total
Loggervale, Aasylei	8/6/2021	Loggervale v. Alameda County Sheriff's Office	Mike Keck	Paralegal Review and print Penal Code Training articles (.5); conference call with JSM and BKG regarding Defendants' MSJ (1.1);	В	1.60	\$325.00	\$520.00
Loggervale, Aasylei	8/9/2021	Loggervale v. Alameda County Sheriff's Office	Mike Keck	Review cases cited in Defendants' MSJ (4.8);	В	4.80	\$325.00	\$1,560.00
Loggervale, Aasylei	8/11/2021	Loggervale v. Alameda County Sheriff's Office	Mike Keck	Review cases cited in Defendants' MSJ (4.2);	В	4.20	\$325.00	\$1,365.00
Loggervale, Aasylei	8/13/2021	Loggervale v. Alameda County Sheriff's Office	Mike Keck	Review cases cited in Defendants' MSJ (1.9); Conference call with BKG and JSM regarding Defendants' MSJ (.4); telephone call with Court Reporter re Exhibits to County of Alameda's PMK deposition for inclusion in opposition to Defendants' MSJ (.2)	В	2.50	\$325.00	\$812.50
Loggervale, Aasylei	8/17/2021	Loggervale v. Alameda County Sheriff's Office	Mike Keck	Paralegal Review/Summarize Defendant MSJ authorities.	В	0.90	\$325.00	\$292.50
Loggervale, Aasylei	9/3/2021	Loggervale v. Alameda County Sheriff's Office	Mike Keck	Paralegal Assemble Binders for cross-motions for summary judgment hearing (2.8); tab all exhibits to multiple declarations (.9).	В	3.70	\$325.00	\$1,202.50
Loggervale, Aasylei	10/27/2021	Loggervale v. Alameda County Sheriff's Office	Mike Keck	Review, Download and Index Depositions for use at trial (1.4); review Opening Statement (.2);	В	1.60	\$325.00	\$520.00

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Client	Date	Matter	Staff	Description	Type I	ours	Rate	Total
Loggervale, Aasylei	10/28/2021	Loggervale v. Alameda County Sheriff's Office	Mike Keck	Review and edit MILs ((1.6); Download, print and assemble MILs for use at Pre-Trial Conference (.3);	В	1.90	\$325.00	\$617.50
Loggervale, Aasylei	11/2/2021	Loggervale v. Alameda County Sheriff's Office	Mike Keck	Legal research regarding Defendants' MIL 2 (3.2);	В	3.20	\$325.00	\$1,040.00
Loggervale, Aasylei	11/3/2021	Loggervale v. Alameda County Sheriff's Office	Mike Keck	Paralegal Review depositions and prepare excerpts for use at trial (.7) Depo excerpts; legal research regarding Opposition to Defendants' MIL No. 5 (1.5);	В	2.20	\$325.00	\$715.00
Loggervale, Aasylei	11/8/2021	Loggervale v. Alameda County Sheriff's Office	Mike Keck	Paralegal Assemble MILs (1.1); prepre trial subpoenas (.5);	В	1.60	\$325.00	\$520.00
Loggervale, Aasylei	11/10/2021	Loggervale v. Alameda County Sheriff's Office	Mike Keck	Draft template for Dismissal of Galloway and certain causes of action (.8); download and organize pleadings for use at trial (.5)	В	1.30	\$325.00	\$422.50
Loggervale, Aasylei	9/13/2022	Loggervale v. Alameda County Sheriff's Office	Mike Keck	Paralegal Review Judge Alsup's Order on Motion to Seal (Dkt. 146) (.2); summarize portions of documents to be redacted (1.8);	В	2.00	\$325.00	\$650.00
Loggervale, Aasylei	10/3/2022	Loggervale v. Alameda County Sheriff's Office	Mike Keck	Paralegal Redact documents pursuant to Judge Alsup's Order on Motion to Seal (Dkt. 146) (4.6);	B	4.10	\$325.00	\$1,332.50
Loggervale, Aasylei	10/4/2022	Loggervale v. Alameda County Sheriff's Office	Mike Keck	Review and index videos for blurring faces and omiting souch pursuant per Judge Alsup's redaction Order (3.6); phone call and email to videographer Mike Tunick (.2);	В	3.80	\$325.00	\$1,235.00

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Client	Date	Matter	Staff	Description	Type	Lours	Rate	Total
Loggervale, Aasylei	11/3/2022	Loggervale v. Alameda County Sheriff's Office	Mike Keck	Review of Judge Alsup's Standing Orders and Final Pre-trial Conference Order regarding Trial deadlines (1.0); updated trial calendar regarding	В	1.50	\$325.00	\$487.50
Loggervale, Aasylei	11/4/2022	Loggervale v. Alameda County Sheriff's Office	Mike Keck	Research FRCP, Northern District local rules, and Judge Alsup's Standing Orders regarding Pre-Trial Deadlines (2.1); draft Calendar deadlines	В	2.60	\$325.00	\$845.00
Loggervale, Aasylei	12/21/2022	Loggervale v. Alameda County Sheriff's Office	Mike Keck	Email Judge Alsup's clerk (.1) telephone call to Judge Alsup's clerk (.2) email to BKG (.1);	В	0.40	\$325.00	\$130.00
Loggervale, Aasylei	1/9/2023	Loggervale v. Alameda County Sheriff's Office	Mike Keck	Telephone call to Judge Alsup's Clerk regarding ECF filing advancing the trial date to January 31 from February 13 (.2) multiple emails to BKG, JSM, and CP regarding updated Trial Calendar and telephone conversation with Judge Alsup's clerk (.3); Review MIL No. 1 & 5 (1.2); email to JSM (.1);	В	1.80	\$325.00	\$585.00
Loggervale, Aasylei	1/10/2023	Loggervale v. Alameda County Sheriff's Office	Mike Keck	Review MILs No. 6 & 7 (.4); Research and edit MILs No. 6 & 7 (1.6); email to JSM (.1);	В	2.10	\$325.00	\$682.50
Loggervale, Aasylei	1/12/2023	Loggervale v. Alameda County Sheriff's Office	Mike Keck	Efile Motions In Limine (.2);	В	0.20	\$325.00	\$65.00
Loggervale, Aasylei	1/12/2023	Loggervale v. Alameda County Sheriff's Office	Mike Keck	Discussion with BKG regarding Pre-Trial Filings (.2); Review and File Rule 26 Disclosures (.7);	В	0.90	\$325.00	\$292.50

## Case 3:20-cv-04679-WHA Document 254-2 Filed 03/22/23 Page 119 of 134

Client	Date	Matter	Staff	Description	Type I	ours	Rate	Total
Loggervale, Aasylei	2/10/2023	Loggervale v. Alameda County Sheriff's Office	Mike Keck	Legal research regarding admissibility (or not) of denials of Request for Admissions (.7);	В	0.70	\$325.00	\$227.50
Loggervale, Aasylei	2/13/2023	Loggervale v. Alameda County Sheriff's Office	Mike Keck	Travel to and from San Rafael (1.2), attend Trial and respond to numerous attorney requests during breaks in Trial (6.3);	В	7.50	\$325.00	\$2,437.50
Loggervale, Aasylei	2/22/2023	Loggervale v. Alameda County Sheriff's Office	Mike Keck	Zoom Call with JSM (.5); identify Trial videos excerpts to be filed as Exhibits from relevant Trial transcripts (3.8);	В	4.30	\$325.00	\$1,397.50
Loggervale, Aasylei	2/23/2023	Loggervale v. Alameda County Sheriff's Office	Mike Keck	Multiple emails with JSM (.5); Phone call with JSM (.3); draft transcript of Exhibit 11 (.5); review, print, assemble and scan Trial videos excerpts to be filed as Exhibits from relevant Trial transcripts excerpts (3.0)	В	4.30	\$325.00	\$1,397.50
Loggervale, Aasylei	2/26/2023	Loggervale v. Alameda County Sheriff's Office	Mike Keck	Finalize Trial videos excerpts to be filed as Exhibits from relevant Trial transcripts excerpts (1.8);	В	1.80	\$325.00	\$585.00
Loggervale, Aasylei	2/27/2023	Loggervale v. Alameda County Sheriff's Office	Mike Keck	Travel to and from San Rafael (1.2), attend Trial and respond to numerous attorney requests during breaks in Trial (5.5);	В	6.70	\$325.00	\$2,177.50
Loggervale, Aasylei	3/13/2023	Loggervale v. Alameda County Sheriff's Office	Mike Keck	Draft portion of Ghirardo Declaration regarding pre-judgment interest using background from Website and deposition transcript in which he was deposed as an expert (.8);	В	0.80	\$325.00	\$260.00
				Subtotal: Mike Keck		18.80	\$250 STATE OF THE PARTY SAME TO SEE SAME AND SECURIOR SAME AND SAME SAME SAME SAME SAME SAME SAME SAME	38,610.00
	3 535			Amount Due	ଞ	2.60	36	28,340.00

Thank You! - Balance is due upon receipt 1.5% interest per month on unpaid balances

# EXHIBIT B

### Loggervale v. Alameda N.D. Cal. No. C20-4679-WHA Gearinger Law Group Case Costs

#### **Total Costs:**

Date	Payee and Description	Amount
1/12/21	Fed Ex: Body Cam Transcripts	\$12.95
1/15/21	Tina Velasquez, CSR: Body Cam Transcripts	\$1,140.00
1/25/21	Katherine Powell, CSR: Transcript of 1/12/21 Hearing	\$198.25
2/15/21	Joffe Investigations: Interview of Stephanie Sibert	\$190.00
2/19/21	Legislative Intent Service: Legislative History of VC 22511.56	\$495.00
3/4/21	Tina Velasquez, CSR: Sibert Audio Interview Transcript	\$150.00
3/12/21	Fed Ex	\$12.69
5/24/21	Ruth Ekhause, CSR: Transcript of 4/23/21 Hearing	\$69.35
5/28/21	Tina Velasquez, CSR: Transcript of AC Pope & AC 206 Holland	\$250.00
6/15/21	Fed Ex: transmittal of retainer for Scott DeFoe	\$28.40
6/15/21	On-Scene Consulting Group, LLC: Scott DeFoe Retainer	\$4,000.00
8/3/21	Emerick & Finch, CSR: Depositions of Aasylei Hardge-	\$1,073.40
	Loggervale and Aaottae Loggervale	
8/3/21	Emerick & Finch, CSR: Deposition of Aasylei Loggervale	\$897.60
8/27/21	Atkinson-Baker, Inc.: Deposition of Deputy Galloway	\$746.40
8/31/21	Atkinson-Baker, Inc.: Deposition of Captain Russell (PMK)	\$913.99
9/1/21	Clone Print: copies of Summary Judgment Motions	\$139.67
9/7/21	Sutter Plaza Garage: parking for meeting with JSM to prepare for	\$20.00
	hearing on MSJ	
9/17/21	Katherine Powell Sullivan, CSR: Transcript of 9/9/21 hearing on	\$131.75
	cross-motions for summary judgment	
9/4/22	Parking at SFO for trip to meet clients in Las Vegas	\$72.00
9/4/22	Southwest Airlines: airfare to Las Vegas for client meeting	\$237.97
9/4/22	Westin Las Vegas: hotel for client meeting	\$290.25
9/4/22	Uber: transportation to meeting with clients and CP	\$17.09
10/12/22	Mike Tunich Videography: blurring/bleeping of body cam videos	\$100.00
10/21/22	Fed Ex: CD with Video Exhibits to Clerk of Court	\$18.59
2/13/23	Uber: Transportation to meeting with clients and JSM	\$14.53
2/16/23	Marriott Courtyard San Francisco: four nights hotel stay for trial	\$1,234.35
	TOTAL	\$12,454.23

### Recoverable non-statutory costs:

Date	Payee and Description	Amount
1/12/21	Fed Ex: Body Cam Transcripts	\$12.95
1/15/21	Tina Velasquez, CSR: Body Cam Transcripts	\$1,140.00
1/25/21	Katherine Powell, CSR: Transcript of 1/12/21 Hearing	\$198.25
2/15/21	Joffe Investigations: Interview of Stephanie Sibert	\$190.00

2/19/21	Legislative Intent Service: Legislative History of VC 22511.56	\$495.00
3/4/21	Tina Velasquez, CSR: Sibert Audio Interview Transcript	\$150.00
3/12/21	Fed Ex	\$12.69
5/24/21	Ruth Ekhause, CSR: Transcript of 4/23/21 Hearing	\$69.35
5/28/21	Tina Velasquez, CSR: Transcript of AC_Pope & AC_206 Holland	\$500.00
6/15/21	Fed Ex: transmittal of retainer for Scott DeFoe	\$28.40
9/1/21	Clone Print: copies of Summary Judgment Motions	\$139.67
9/7/21	Sutter Plaza Garage: parking for meeting with JSM to prepare for	\$20.00
	hearing on MSJ	
9/17/21	Katherine Powell Sullivan, CSR: Transcript of 9/9/21 hearing on	\$131.75
	cross-motions for summary judgment	
9/4/22	Parking at SFO for trip to meet clients in Las Vegas	\$72.00
9/4/22	Southwest Airlines: airfare to Las Vegas for client meeting	\$237.97
9/4/22	Westin Las Vegas: hotel for client meeting	\$290.25
9/4/22	Uber: transportation to meeting with clients and CP	\$17.09
10/12/22	Mike Tunich Videography: blurring/bleeping of body cam videos	\$100.00
10/21/22	Fed Ex: CD with Video Exhibits to Clerk of Court	\$18.59
2/13/23	Uber: Transportation to meeting with clients and JSM	\$14.53
2/16/23	Marriott Courtyard San Francisco: four nights hotel stay for trial	\$1,234.35
	TOTAL	\$5,322.84

# EXHIBIT C

Tina Marie Velasquez CSR Certified Shorthand Reporter Post Office Box 21535 El Sobrante, California 94820 velasquezmtina@gmail.com 510-301-2918 EIN 84-4115536

## INVOICE

Brian Gearinger, Esq. Gearinger Law Group 740 Fourth Street Santa Rosa, CA 95404

Invoice #

0000107

**Invoice Date** 

01/15/2021

**Due Date** 

02/15/2021

Item	Description	Unit Price	Quantity	Amount
	Transcription of Video-Audio Files			
	Deputy David Cochran [AC_27]	20.00	1.00	20.00
	Lieutenant Anthony DeSousa [AC_30]	600.00	1.00	600.00
	Deputy Shaun Eng [AC_31]	60.00	1.00	60.00
	Deputy Cameron Galloway [AC_32]	60.00	1.00	60.00
	Deputy Steven Holland [AC_34]	120.00	1.00	120.00
	Deputy Steven Holland [AC_35]	60.00	1.00	60.00
	Deputy Steven Holland [AC_36]	20.00	20.00 1.00	20.00
	Deputy Steven Holland [AC_37]	20.00		20.0
	Deputy Keith Leeper [AC_38]	60.00	1.00	60.00
	Deputy Monica Pope [AC_40]	120.00	1.00	120.00
	Shipping (No charge. Used client's FedEx account)			
U.S. Distri	oggervale vs. County of Alameda ict Court, Northern District of CA 4:20-cv-04679			
		Subtotal		1,140.00
		Total		1,140.00
		Amount Paid Balance Due		0.00 \$1,140.00

ST44 Rev. 04/18 Derived from A044 Rev. 04/18

## UNITED STATES DISTRICT COURT For the NORTHERN DISTRICT OF CALIFORIA

**INVOICE NO.: 20200938** 

Brian Gearinger Gearinger Law Group 740 Fourth Street Santa Rosa, CA 95400-4 MAKE CHECKS PAYABLE TO: KATHERINE POWELL SULLIVAN, CSR, RMR, CI

Official Court Reporter 18182 Carmel Drive Castro Valley, CA 94546

(415) 794-6659

Katherine\_Sullivan@cand.uscourts.gov

Tax ID: 47-4915430

\_\_ CRIMINAL X CIVIL DATE ORDERED: 01-21-2021 DATE DELIVERED: 01-25-2021

In the matter of: 20-CV-4679, Loggervale, et al. v County of Alameda

Cost to prepare the original and one pdf copy of the Transcript of Proceedings held on 1/12/21 before Hon. William H. Alsup.

CATEGORY	ORIGINAL			1 <sup>ST</sup> COPY				TOTAL		
CAILGORI	PAGES	PRICE	SUBTOTAL	PAGES	PRICE	SUBTOTAL	PAGES	PRICE	SUBTOTAL	CHARGES
Ordinary										
14-Day										
Expedited	41	4.85	198.85							198.85
3-Day										
Daily										
Hourly										
Realtime										
Misc.								Misc	c. Charges	
									Subtotal	198.85
						L	ess Disco	unt for La	te Delivery	0.60
	Tax (If Applicable)									
	Less Amount of Deposit									
								То	tal Refund	
Date: 01-25-20	Date: 01-25-2021 Check: PayPal		l	Am	ount: 198.2	25		Total Due	0.00	

#### ADDITIONAL INFORMATION

Full price may be charged only if the transcript is delivered within the required time frame. For example, if an order for expedited transcript is not completed and delivered within (7) calendar days, payment would be at the 14-day delivery rate, and if not completed and delivered within 14 days, payment would be at the ordinary delivery rate.

#### CERTIFICATION

I certify that the transcript fees charged and page format used comply with the requirements of this court and the Judicial Conference of the United States.

s/Katherine Powell Sullivan

Date:
01-25-2021

DISTRIBUTION:

TO PARTY (2 copies - 1 to be returned with payment)

COURT REPORTER

COURT REPORTER SUPERVISOR

Joffe Investigations

1590 21st Avenue San Francisco, CA 94122 CA PI #24380

## Invoice

Date	Invoice #
2/15/2021	21034

Bill To	
Law Office of Joseph S. May 1388 Sutter Street, Suite 810 San Francisco, CA 94109	

Case No. 2021026

Item	Description Quantity Rate		Amount	
Witness Interview	Loggervale v. Alameda: 02/06-02/11/202 Mike Joffe Hours: Client Communication; Review Protective Order, Sign; Interview Prep; Telephone Interview of Witness Stephanie Sibert; Upload Audio Recording of Interview.	2	95.00	190.00
		Tot		\$190.00

Phone # (415)637-3312

E-mail joffepi@gmail.com

## Legislative Intent Service, Inc.

712 Main Street, Suite 200 Woodland, CA 95695

(800) 666-1917 \* Fax (530) 668-5866 Taxpayer I.D.#20-5269193

## Invoice

Date	Invoice #
2/19/2021	38055

Bill To
GEARINGER LAW GROUP Attn: Mr. Brian Gearinger 740 Fourth Street Santa Rosa, CA 95404

Ship To

GEARINGER LAW GROUP
Attn: Mr. Brian Gearinger
740 Fourth Street
Santa Rosa, CA 95404

	Reference No.		Terms	
	Logge	rvale	Due on receipt	
Description	Quantity Rate			
For services rendered in researching the legislative history of Vehicle Code section 22511.56 added in 1991, by Chapter 894 on a Three Week basis.	1	495.00	495.00	
Thank you for your business.	Total		\$495.00	
Invoice due and payable upon receipt and becomes delinquent in 30	Paymer	nts/Credit	<b>.</b> \$495.00	
days. Invoice not paid within 60 days is automatically referred to collection.	Balance Due \$			

https://classic.convergepay.com/VirtualMerchant/transaction.do?dispatc...

LEGISLATIVE INTENT SERVICE INC 712 MAIN ST WOODLAND, CA 95695 530-666-1917

LEGISLATIVE INTENT SERVICE INC

Date: 02/19/2021 06:22:15 PM

CREDIT CARD SALE

VISA

CARD NUMBER: \*\*\*\*\*\*\*\*8876 K TRAN AMOUNT: \$495.00

APPROVAL CD: 019682
RECORD #: 000
CLERK ID: 549877
CUST CODE: 0
SALES TAX: \$0.00
INVOICE #: 38055

Thank you for your business!

Customer Copy

Tina Marie Velasquez CSR Certified Shorthand Reporter Post Office Box 21535 El Sobrante, California 94820 velasquezmtina@gmail.com 510-301-2918 EIN 84-4115536

## INVOICE

Brian Gearinger, Esq. Gearinger Law Group 740 Fourth Street Santa Rosa, CA 95404

Invoice #

0000122

**Invoice Date** 

03/04/2021

**Due Date** 

04/04/2021

Item	Description	Unit Price	Quantity	Amount
	Stephanie Sibert Audio Transcription	150.00	1.00	150.00
NOTES:	Completed on March 25, 2021			
Loggerva	le v. County of Alameda			
		Subtotal		150.00
		Total		150.00
		Amount Paid		
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ST44 Rev. 04/18 Derived from AO4	4 Rev. 04/18		UNITE				TRICT (	COU	RT			
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Brian Gearinger Gearinger Law Group 740 Fourth Street Santa Rosa, CA 95404 (415) 440-3102 brian@gearingerlaw.com					Of 456 166 San (41) rut	th Levine ficial Coun ficial C	Ekha rt Re Gate o, Ca 23	aus, I porte Aver A 94	RDR, FC er nue 102 ccourts.gc	CRR, CSR	No. 12219	
In the matter	f 00 0)											***************************************
30-day delive	ry of PDF (	of proceed	lings befor	e the Hon	orable	e Jos	sepch C. Sp	oero (	on 4/2	23/2021.		
		ORIGINAL			1ST C	COPY			2 <sup>ND</sup> COPY			
CATEGORY	PAGES	PRICE	- SUBTOTAL	PAGES	PRI		SUBTOTAL	PAG		PRICE	SUBTOTAL	TOTAL CHARGES
Ordinary	19	3.65	69.35	<del>                                     </del>							<u> </u>	69.35
14-Day												
Expedited												
3-Day												
Daily												
Hourly												
Realtime												
Misc.		7.41.0·V	·				<u> </u>			Miso	c. Charges	***************************************
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Full porder for expedition delivery rate, a	dited trans	cript is not	complete	e transcrip d and deli red within	ot is de vered	elive with lys, p	in (7) calen payment wo	dar d	lays,	payment		t the 14-day
I cert the Judicial Co				ged and p				nply w	/ith th	ne require	ments of th	is court and
SIGNATURE:									DATE:		E 22 202	1
Ruth Levine Ekhaus 05-23-2021												

Tina Marie Velasquez CSR Certified Shorthand Reporter Post Office Box 21535 El Sobrante, California 94820 velasquezmtina@gmail.com 510-301-2918 EIN 84-4115536

## INVOICE

Brian Gearinger, Esq. Gearinger Law Group 740 Fourth Street Santa Rosa, CA 95404

Invoice #

0000167

**Invoice Date** 

05/28/2021

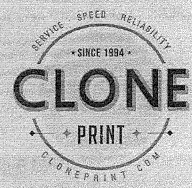
**Due Date** 

06/28/2021

ltem	Description	Unit Price	Quantity	Amount
	Transcription of Audio-Video Files			
	Deputy Monica Pope [AC_33]	250.00	1.00	250.00
	Deputy Steven Holland [AC_206]	250.00	1.00	250.00
	Shipping (No charge. Used client's FedEx Account		•	
U.S. Distr	Loggervale vs. County of Alameda rict Court, Northern District of CA 4:20-cv-04679			
		Subtotal		500.00
		Total		500.00
		Amount Paid		0.00

### Case 3:20-cv-04679-WHA Document 254-2 Filed 03/22/23 Page 132 of 134

Invoice #	P.O. # / Client		
NAME			
ADDRESS			
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Received	īme	Due	Time



TEL: (707) 527-6565 orders@cloneprint.com

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instructions	# of Orig	Quantity	Total	Sides	Size	Rate / Qty	Cost
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DONE BY

By signing below I acknowledge that above products have been received in good condition and I agree payment shall be made pursuant to mylour credit application which is incorporated herein

customer signature

Please remit payment to: Clone Print - 618 5th Street - Santa Rosa, CA 95404

Deliver Will P/U 

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Call When Ready

**Number of Boxes** 

ST44 Rev. 04/18 Derived from AO44 Rev. 04/18

## UNITED STATES DISTRICT COURT For the NORTHERN DISTRICT OF CALIFORIA

#### **INVOICE 20201140**

Brian Gearinger Gearinger Law Group 740 Fourth Street Santa Rosa, CA 95400-4 MAKE CHECKS PAYABLE TO:
Katherine Powell Sullivan, CSR, RMR, CRR

Official Court Reporter 18182 Carmel Drive Castro Valley, CA 94546

(415) 794-6659

Katherine\_Sullivan@cand.uscourts.gov

Tax ID: 47-4915430

\_\_ CRIMINAL \_\_X CIVIL | DATE ORDERED: 09-10-2021 | DATE DELIVERED: 09-23-2021

In the matter of: 20-CV-4679, Loggervale v County of Alameda

Cost to prepare the original and one pdf copy of the Transcript of Proceedings held on 9/9/21, before Hon. William H. Alsup.

CATEGORY	ORIGINAL			1 <sup>ST</sup> COPY			2 <sup>ND</sup> COPY			TOTAL
CATEGORT	PAGES	PRICE	SUBTOTAL	PAGES	PRICE	SUBTOTAL	PAGES	PRICE	SUBTOTAL	CHARGES
Ordinary					·					
14-Day	31	4.25	131.75							131.75
Expedited							_			
3-Day										
Daily										
Hourly										
Realtime										
Misc.			•					Misc	c. Charges	
	Subtotal							131.75		
			<del>, ,</del>			Le	ess Disco	unt for La	te Delivery	
	Tax (If Applicable)									
	Less Amount of Deposit									
	Total Refund									
Date: 09-23-20	Date: 09-23-2021 Check: 3612				Am	ount: 131.	75		Total Due	0.00

#### ADDITIONAL INFORMATION

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I certify that the transcript fees charged and page format used comply with the requirements of this court and the Judicial Conference of the United States.

s/Katherine Powell Sullivan

DATE:

09-23-2021

## **INVOICE**

Mike Tunick Videography

1497 Parkway Dr. Rohnert Park, California 94928

**United States** 

Phone: 707-792-2488 Mobile: 707-484-0875 www.tunickvideo.com

**BILL TO** 

**Gearinger Law firm** 

415-440-3102

brian@gearingerlaw.com

Invoice Number: 2279

Invoice Date: October 11, 2022

Payment Due: November 10, 2022

Amount Due (USD): \$100.00

■ Pay Securely Online

Product	Quantity	Price	Amount
Editing Loggervale v. County of Alameda Blurring Pope and Holland bodycam video \$50 ea deal	T	. \$100.00	\$100.00

Total:

\$100.00

Amount Due (USD):

\$100.00

